IN RE: PETITION FOR SPECIAL HEARING * BEFORE THE

NW/S Dubbs Road and SE/S Yeoho Road

(Parcel 2 and Lots 1, 2 and 3 of * ZONING COMMISSIONER

Parcel 1 of the Smith Property)

5th Election District * OF BALTIMORE COUNTY

3rd Councilmanic District

Case No. 97-74-SPH

Louise Fowble, Doris Otto, Jean MacMaster and

Mary Courtney - Petitioners

FINDINGS OF FACT AND CONCLUSIONS OF LAW

This matter comes before the Zoning Commissioner as a Petition for Special Hearing for four (4) separately described parcels of land located adjacent to Dubbs Road and Yeoho Road in north central Baltimore County. The Petition was filed by the owners of the property, Louise Fowble, Doris Otto, Jean MacMaster and Mary Courtney, through their attorney, Michael Gisriel, Esquire. The Petitioners seek approval of the designation of the subject property as four (4) separately described building lots of ground, pursuant to Court Order. Stated in another fashion, the Petitioners seek approval that the four (4) parcels in question, being separately owned by each Petitioner, can be sold and/or utilized as separate building lots. The subject property and relief sought are more particularly described on the site plan submitted which was accepted and marked into evidence as Petitioner's Exhibit 1.

Appearing at the hearing on behalf of the Petition were John F. Fowble, son of Louise Fowble, and Michael Gisriel, Esquire, attorney for the Petitioners. Appearing in opposition to the request were Mary P. Shaffer, Cindy Burton (sister of Thomas R. Coburn), R. Scott Stuart, and David R. Smith, all nearby property owners. Also appearing as a Protestant in the matter was John Bernstein, a representative of the Valleys Planning Council.

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Although this case is somewhat unusual and complex as it relates to the issues presented, the material facts are not in dispute. As noted above, the subject properties are located in north central Baltimore County near the intersection of Dubbs Road and Yeoho Road. The properties are zoned R.C.2, a highly restrictive zoning classification. As is the case with many properties in the north County, the parcels were originally part of a large farm which has been subdivided over the years. This family farm was originally owned by the Gorsuch family and documents in the Land Records of Baltimore County disclose ownership by that family since the mid-1800s.

In 1944, approximately 137 acres of the original farm tract were conveyed to Grace Miller, and her daughter, Marjorie Smith. In addition, to Ms. Smith, Ms. Miller had four other daughters, namely, the Petitioners identified herein as Louise Fowble, Doris Otto, Jean MacMaster and Mary Courtney. The four sisters are now elderly, ranging in age from 76 to 82 years of age. None were present at the hearing due to frail health, but were represented by Dr. John Fowble, a veterinarian. Dr. Fowble is the son of Louise Fowble, and is a nephew to the other sisters.

Subsequent to their acquisition of the 137 acre parcel in 1944, Ms. Miller and her daughter, Ms. Smith, caused there to be several subdivisions of the property. Thus, new lots were created, some of which are in ownership of other family members, and others conveyed to third parties. In any event, it is clear that the property was comprised of three lots of record, as of November 23, 1979. This date is significant in that it is the date that the R.C. zoning classification was adopted in Baltimore County. It is the date utilized to determine the rights of subdivision available to rural properties which are zoned R.C. As is well-settled,

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the acreage of individual R.C. lots are determined as of that date and the applicable rights of subdivision computed by the size of that acreage.

As the testimony and evidence offered at the public hearing on this case made clear, it is undisputed that the old farm property, owned by Ms. Miller and her daughter, Ms. Smith, was comprised of three lots of record as of November, 1979. The first lot consists of 2.826 acres and is identified as Parcel 2 on the site plan. Parcel 2 is now owned by one of the Petitioners, Mary Courtney. The second lot has been identified as Parcel 3 and is unrelated to the instant Petition. The third lot, Parcel 1 is comprised of the balance of the property, roughly 78 acres, and includes the four lots which are the subject of this case. It is to be emphasized that these three parcels were the only lots of record which existed as of November, 1979, and thus, the rights of subdivision must be computed based on their designation as individual lots and the acreage of each.

Notwithstanding the County's zoning regulations and the impact of the R.C. zoning designation and enactment in November, 1979, Ms. Miller apparently wanted to make a provision for her four daughters in the early 1980s. Thus, she caused to be conveyed unto Ms. Courtney, Ms. Fowble, Ms. Otto and Ms. MacMaster, a portion of the property jointly owned by her and Ms. Smith. Specifically, the lot of record now owned by Mary Courtney and identified as Parcel 2, containing 2.826 acres, was conveyed, as well as a parcel located on the north side of the farm, comprised of approximately 11.7 acres, more or less. In 1983, Grace Miller died. Thus, Ms. Smith took title to the land jointly owned by her and her mother by operation of Her sisters, the Petitioners in this case, were joint owners of the law. 11.7 acres and Parcel 2 previously conveyed.

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As noted above, and shown clearly on the site plan, the 11.7 acres and Parcel 2 were actually not one contiguous piece of land. the Courtney property, is situated west of the 11.7 acres and separated by other properties and Dubbs Road. In 1984, Ms. Fowble filed a Bill of Complaint for Partition in the Circuit Court for Baltimore County (Petitioner's Exhibit 4). She sought a partition of the land acquired by her and her sisters in 1982 from their mother. The Bill of Complaint was answered by a joint Petition filed by the other three sisters, and ultimately, a Consent Decree was entered by the Court on June 28, 1994. This Decree subdivided the lands acquired by the Petitioners in 1982 into four parcels. Ms. Courtney retained the separate piece described above as encompassing 2.826 acres and known as Parcel 2. Ms. Fowble acquired a lot containing 3.535 acres in area, identified as Lot 1 of Parcel 1. Ms. MacMaster acquired a lot 3.746 acres in area, identified as Lot 2 of Parcel 1, and Ms. Otto acquired a lot containing 3.624 acres, identified as Lot 3 of Parcel 1.

In 1985, Ms. Courtney decided to construct a single family dwelling on her property. Thus, a building permit was issued and ultimately the house was constructed. The three alleged lots owned by the other sisters are unimproved.

The matter now comes before me as a request seeking confirmation of these transfers and the legitimacy of the creation of these lots. Mr. Gisriel proffered that Ms. Fowble, Ms. MacMaster and Ms. Otto have decided to sell their unimproved lots and desire confirmation that each can be marketed, sold and developed as a separate building lot. It is of particular relevance that the Fowble, MacMaster, and Otto lots are unimproved at this time.

Opposition to the request comes from David R. Smith, the son of Marjorie Smith, and Grandson of Grace Miller. He believes that the 1982 subdivision and subsequent Consent Decree is illegal under the zoning regulations. His testimony was endorsed by John Bernstein on behalf of the Valleys Planning Council (VPC). A letter from VPC incorporating their position, as well as correspondence from the Office of People's Counsel, is found in the zoning case file established for this case, and duly noted.

The Petitioners concede that the subdivision which was attempted by Ms. Miller in 1982, and subsequently the subject of the Consent Decree in 1984, is illegal. Section 1A01.3 of the Baltimore County Zoning Regulations (B.C.Z.R.) governs height and area regulations for R.C. 2 zoned land. Further on, Section 1A01.3.B.1 provides that "No lot of record lying within an R.C. 2 zone and having a gross area of less than 2.0 acres may be sub-No such lot having a gross area between 2 and 100 acres, may be divided. subdivided into more than two lots (total). Such lot having a gross area of more than 100 acres may be subdivided only at a rate of 1 lot for each 50 acres of gross area." That Section then goes on to exempt from these requirements certain lots which were approved prior to November 27, 1979, the date of implementation of the R.C. zoning classification. Thus, it is clear under a reading of the zoning regulations that the entire tract owned by this family as of November 23, 1979 was comprised of only three lots of record. As noted earlier in this opinion, they are identified as Parcel 3, which is not a subject of this Petition, Parcel 2, which was subsequently acquired by Ms. Courtney, and the balance of the tract, or Parcel 1. Parcel 1 encompassed approximately 78 acres from which only one subdivision was allowed. That is, Ms. Smith and Ms. Miller could subdivide that property one time, so as to create two building lots; however, when

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the tract now identified as Parcel 1 was conveyed to the four sisters, the one subdivision allowed occurred. The attempted resubdivision of that lot by way of the joint Partition was illegal under the zoning regulations.

Such a conclusion is buttressed by the plain meaning of the words used in the regulations, as construed by the Courts of this County. As the Petitioners concede, the Circuit Court for Baltimore County took up a similar issue in Case No. 88-CG-1510, namely, People's Counsel for Baltimore County v. Graziano, et al. In that case, Judge Dana M. Levitz held that an attempted subdivision by will was illegal when contrary to the area and density requirements of the B.C.Z.R. Moreover, Judge Levitz also noted that Section 22-42(4) of the Baltimore County Code (B.C.C.) (now Section 26-171(a)(4) of the renumbered B.C.C.) does not exempt such an attempted illegal subdivision from the reach of the B.C.Z.R. As is clear, the exemption contained in Section 26-171(a)(4) of the Code exempts only certain parcels from the development process and does not exempt same from the applicable provisions of the B.C.Z.R. Thus, as conceded by the Petitioners and argued by the Valleys Planning Council, the People's Counsel, and the Protestants, the subdivision of Parcel 1 by the Petitioners was illegal and cannot be sustained.

Although conceding such an obvious conclusion, the Petitioners request that the Zoning Commissioner approve the subdivision nonetheless, based on one of three legal theories. The theories advanced by the Petitioners are founded in the doctrines of estoppel, laches, and equity. As to the estoppel argument, this Zoning Commissioner draws the Petitioners' attention to the holding in a case recently pending before the Circuit Court for Baltimore County, namely, In Re: Long Green Valley Association Case No. 94-CV-10257. That case was initially before this Zoning Commis-

sioner, and following an appeal through the County Board of Appeals, came before Judge James T. Smith, Jr. of the Circuit Court for Baltimore County. Judge Smith's well-reasoned opinion defined and discussed the issue of equitable estoppel. Quoting from Fitch v. Double "U" Sales Corporation, 212 Md. 324, Judge Smith defined equitable estoppel as "...the effect of the voluntary conduct of a party where he is absolutely precluded, both at law and in equity, from asserting rights which may have otherwise existed, either of property, of contract, or of remedy against another person who has in good faith relied upon such conduct and has been led thereby to change his position for the worse, and who, on his part, acquired some corresponding right, either of property, of contract, or of remedy." At Page 338. Although concluding that the Board of Appeals and the Zoning Commissioner had the authority to apply the doctrine, Judge Smith concluded that equitable estoppel should be applied sparingly. In applying the facts here, there is no basis to support an application of equitable estoppel. There was no building permit issued, at least as to Parcel 1, and no action taken by Baltimore County upon which the Petitioners can rely. The Decree entered by the Court was by consent of the parties, and I find no evidence of any act, misrepresentation or conduct by Baltimore County upon which the Petitioners relied.

The second basis suggested by the Petitioners is that of laches. Laches has been defined as a equitable defense to a claim, whereby an undue and unexpected delay caused by a party prohibits that party from recovering on its claim due to the injustice that would result. (See Connelley v. Connelley, 190 Md. 79 (1948) and Kerrigan v. Kerrigan, 642 A2d, 1324 (1994). Based on the record of this case, there is no

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factual basis upon which laches can be applied. Baltimore County did not cause any delay which worked an injustice upon the Petitioners.

Third, the Petitioners assert that fairness and equity demand that the subdivision be approved. The Petitioners' position is indeed unfortunate. Ms. Miller's attempt to provide building lots for her four daughters is understandable. Nevertheless, the subdivision is illegal. Arguably, her Counsel at that time should have been aware of the relevant provisions of the B.C.Z.R. when the subdivision was completed in 1982. Certainly, the impact of the B.C.Z.R. should have been the subject of investigation when the Petition for Partition was filed. Although the result is unfortunate, this Zoning Commissioner does not have the authority to blatantly disregard the clear meaning of the B.C.Z.R. in an attempt to adjust the rights of the parties. The attempted subdivision by Partition was clearly illegal and cannot be sustained.

Moreover, in an effort to clarify the state of the property as a whole, the following findings are therefore offered. I make no judgment as to that land known as Parcel 3, which was not a subject of this hearing. However, it is clear that Parcel 2 (i.e. the Courtney lot) is a lot of record, duly created prior to 1979. On November 23, 1979 it was an independent, freestanding lot, which had been created by virtue of prior subdivisions. It does not abut the other lands then owned by Ms. Miller and Ms. Smith, and thus existed as an independent lot of record on November 23, 1979. It may be subdivided once so as to create two lots in that its area (2.826 acres) is between 2 and 100 acres in size. Obviously, a practical subdivision of that lot is not possible by virtue of the fact what a single family dwelling has been constructed thereon. As to the balance of the Smith/Miller lands, there has been a single subdivision

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which is permissible. The balance of the Smith/Miller properties, approximately 78 acres in 1979, has been subdivided once, so as to create Parcel 1 (approximately 11.7 acres in area) now owned by Fowble, Otto and MacMaster, and the remainder, owned by Ms. Smith and her son. This single subdivision is permissible, in view of the acreage of the property; however, neither the surviving Smith property or Parcel 1 may be subdivided further. Parcel 1 owned by Ms. Fowble, Ms. Otto and Ms. MacMaster can support but one principal use, either a single family dwelling or other use as permitted by the B.C.Z.R. However, as noted above, neither the property owned by Ms. Smith or the lot owned jointly by the other three sisters may be further subdivided.

Pursuant to the advertisement, posting of the property, and public hearing on this Petition held, and for the reasons set forth above, the relief requested shall be denied.

THEREFORE, IT IS ORDERED by the Zoning Commissioner for Baltimore County this day of October, 1996 that the Petition for Special Hearing seeking approval that four (4) separately described building lots of ground, pursuant to Court Order the four (4) lots in question, being separately owned by each Petitioner, can be sold and/or utilized as separate building lots, in accordance with Petitioner's Exhibit 1, be and is hereby DENIED.

LES:bis

ÍÁWRÉNCE É. SCHMÍDÍ Zoning Commissioner for Baltimore County

IN THE MATTER OF THE APPLICATION OF LOUISE FOWBLE, ET AL FOR A SPECIAL HEARING ON PROPERTY LOCATED ON THE NW/ SIDE DUBBS RD AND SE/S YEOHO RD (PARCEL 2 & LOTS 1, 2 & 3 OF PARCEL 1 OF SMITH PROPERTY) 5TH ELECTION DISTRICT

BEFORE THE

COUNTY BOARD OF APPEALS

OF

BALTIMORE COUNTY

CASE NO. 97-74-SPH

3RD COUNCILMANIC DISTRICT

ORDER OF DISMISSAL

This matter comes to this Board on appeal from a decision of the Zoning Commissioner in Case No. 97-74-SPH in which Petitioners' request for special hearing relief was denied by Order dated October 30, 1996.

WHEREAS, the Board is in receipt of a dismissal of appeal filed by Louise M. Fowble, et al, Appellants /Petitioners, dated October 21, 1997 (a copy of which is attached hereto and made a part hereof); and

WHEREAS, said Petitioners /Appellants request that the appeal filed in this matter be dismissed as of this date;

IT IS HEREBY ORDERED this 31st day of October , 1997 by the County Board of Appeals of Baltimore County that said appeal be and the same is hereby DISMISSED.

> COUNTY BOARD OF APPEALS OF BALTIMORE COUNTY

Howanski, Chairman

Louise M. Fowble 201 West Timonium Road P. O. Box 32 Timonium, MD 21094-0032 (410) 252-1922 October 21, 1997

COUNTY BOARD OF APPEALS OF BALTIMORE COUNTY 406 Washington Avenue Towson, MD 21204

Re: Case #: 97-74-SPH

Dear Sir or Madam.

Please dismiss the above captioned appeal.

Thank you for your assistance with this matter.

Sincerely yours,

Louise M. Fowble for the Appellants/ Petitioners

Louise M. Fowle



County Board of Appeals of Baltimore County

OLD COURTHOUSE, ROOM 49 400 WASHINGTON AVENUE TOWSON, MARYLAND 21204 410-887-3180

October 31, 1997

Louise M. Fowble 201 W. Timonium Road P.O. Box 32 Timonium, MD 21094-0032

> RE: Case No. 97-74-SPH Louise M. Fowble, et al -Petitioners

Dear Ms. Fowble:

Enclosed please find a copy of the Order of Dismissal issued this date by the County Board of Appeals of Baltimore County in the subject matter.

Very truly yours,

Kathleen C. Bianco

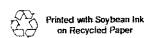
Charlotte E. Reldyfor for.

Administrator

encl.

CC: John F. Fowble, VMD

David R. Smith
R. Scott Stuart
Thomas R. Coburn
Mary P. Shaffer
Sam Nitzberg
Stacey Sutton
Jack Dillon, Executive Director /VPC
People's Counsel for Baltimore County
Pat Keller
Lawrence E. Schmidt
Arnold Jablon, Director /PDM
Virginia W. Barnhart, County Attorney



RE: PETITION FOR SPECIAL HEARING Yeoho and Dubbs Road, E of Dubbs and W of Yeoho Road, 5th Election District, 3rd Councilmanic

Louise Fowble, Doris Otto, Jean MacMaster, and Mary Courtney

Petitioners

BEFORE THE

MOTION TO DISMISS APPEAL

PEOPLE'S COUNSEL FOR BALTIMORE COUNTY moves to dismiss the appeal, as a matter of law, based on uncontradicted material facts:

- 1. The subject property of 137 acres, zoned RC-2, agricultural, comprised 3 lots of record (parcels) as of November 27, 1979 (the effective date of relevant Bill 178-79), each between 2 and 100 acres (78, 2.8, and 56).
- 2. Pursuant to Bill 178-79, the amended BCZR 1A01.3B allows subdivision lot density of two for each lot of record between two and one hundred acres. See attached BCZR.
- 3. Based on the law, and its consistent implementation, each of the subject lots of record is entitled to be subdivided to a resulting lot density of 2.
- 4. In or about 1982, the owners conveyed 11.7 acres of "Parcel 1," the 78-acre lot of record, to four sisters, the Petitioners herein. This was the one allowed subdivision of Parcel 1, and no others are allowed under the current zoning classification.
- 5. However, the Petitioners, by private law Petition for Partition, obtained a Court Order further subdividing the 11.7 acres into 3 lots. This exceeds by two the allowed subdivision lot density.

- 6. The Petitioners now seek to establish, by Special Hearing, that these are all legitimate development lots.
- 7. In effect, they seek to elevate their private partition arrangements, as ratified by Court Order, over the public zoning law.
- 8. But the private partition case, under Md. Code Real Property Art. Sec. 14-107, governs private ownership only, and does not determine zoning or subdivision lot density. Neither interested citizens nor People's Counsel are notified of such cases, or are parties bound by the decision. Public law is not affected.
- 9. Therefore, the Petition for Special Hearing must be dismissed or denied.
- 10. It conflicts with basic RC-2 zoning law on subdivision lot density.
- 11. People's Counsel stated this position in the attached letter to the Zoning Commissioner dated October 15, 1996, and included a Circuit Court decision in a similar case. People's Counsel v. Graziano, 88-CG-1510.
 - 12. The Zoning Commissioner correctly denied the Petition.
- 13. There is, furthermore, no basis, as a matter of law, for Petitioners' fallback theories of estoppel, laches, or equity.

 Lipsitz v. Parr, 164 Md. 222 (1933); Board of Co. Comm'rs v.

 Snyder, 186 Md. 642 (1946); Delbrook Homes v. Mayers, 248 Md. 80 (1967); City of Hagerstown v. Longmeadow Shopping Center, 264 Md. 181 (1972); Sycamore Realty Co. v. People's Counsel, 344 Md. 57 1996). See also In re Long Green Valley Assn. (Circuit Court No. 94-CV-10257), a CBA appeal.

WHEREFORE, People's Counsel requests that the County Board of Appeals dismiss the Petitioners' appeal.

PETER MAX ZIMMERMAN

People's Counsel for Baltimore County

CAROLE S. DEMILIO

Deputy People's Counsel Room 47, Courthouse

400 Washington Avenue

Towson, MD 21204 (410) 887-2188

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this _____ day of September, 1997, a copy of the foregoing Motion to Dismiss Appeal was mailed to Louise Fowble, 201 W. Timonium Road, Timonium, MD 21093, Doris Otto, 1301 Louisa Street, Williamsport, PA 17701, Jean MacMaster, 300 S. Sykes Creek, Merritt Island, FL 32952, and Mary Courtney, 16606 Dubbs Road, Sparks, MD 21152, Petitioners; and to David Smith, 16701 Yeoho Road, Sparks, MD 21152, Mr. and Mrs. Scott Stuart, 16616 Dubbs Road, Sparks, MD 21152, Thomas Coburn, 16619 Dubbs Road, Sparks, MD 21152, and Mary Shaffer, 16929 Yeoho Road, Parkton, MD 21120, Protestants.

PETER MAX ZIMMERMAN

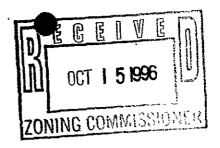


Balti re County, Maryland

OFFICE OF PEOPLE'S COUNSEL

Room 47, Old CourtHouse 400 Washington Ave. Towson, MD 21204

(410) 887-2188



PETER MAX ZIMMERMAN People's Counsel CAROLE S. DEMILIO
Deputy People's Counsel

October 15, 1996

Lawrence E. Schmidt, Esquire Baltimore County Zoning Commissioner Old Courthouse, Room 118 400 Washington Avenue Towson, MD 21204

Hand-delivered

Re: Petition for Special Hearing
Yeoho and Dubbs Road, E of Dubbs
and W of Yeoho Road, 5th Election
District, 3rd Councilmanic
PETITIONERS: LOUISE FOWBLE, DORIS
OTTO, JEAN MacMASTER, MARY COURTNEY
Case No. 97-74-SPH
Hearing Date: 10/17/96, 9:00 a.m.

Dear Mr. Schmidt:

Upon citizen inquiry, we reviewed this case in light of the office's charter responsibility to defend the comprehensive zoning maps. Sec. 524.1.

We found there exists a legal issue of great public interest. An apparent question is whether a 1984 court-ordered partition of property between sisters pursuant to RP Art. Sec. 14-107(a) supersedes or displaces the 1979 agricultural (RC-2) zone designation, and subdivision lot density provision. BCZR 1A01.3B. Part of Bill 178-79, this key zoning provision states that lots of record between 2 and 100 acres in size may not be subdivided into more than 2 lots.

Briefly stated, a Circuit Court partition order cannot and does not preempt or supersede county zoning legislation. The property in question must be evaluated for compliance with RC-2 zone subdivision lot density independently of the privately instituted partition proceedings. Moreover, there does not appear to be any doctrine of equity or estoppel which defeats the comprehensive zoning ordinance.

The Circuit Court dealt with a somewhat similar issue in the attached Graziano case, 88-CG-1510, involving a will which

Lawrence E. Schmidt, Esquire Baltimore County Zoning Commissioner October 15, 1996 Page Two

divided a tract into more lots than allowed in the RC zone. Reversing the County Board of Appeals, the Court held that the law prevailed, even though the will predated it. A property owner may not by will dictate the effectiveness of future public law. There is nothing in the filing of the private partition case here, subsequent to the zoning legislation, which would confer any greater authority to displace the public enactment.

In the absence of a rezoning, the petitioners must comply with the RC zone subdivision lot density. Otherwise, the entire RC-2 zone would be subject to private rearrangement, in effect, a rezoning by another name.

Very truly yours,

Peter Max Commemon for Peter Max Zimmerman

People's Counsel for Baltimore County

Carole S. Demilio

Deputy People's Counsel

PMZ/caf Enclosure

cc: Michael Gisriel, Esq., 210 E. Lexington St., Suite 400, Baltimore, MD 21202

Ms. Gloria Stuart, 16616 Dubbs Road, Sparks, MD 21152

John Bernstein, Valleys Planning Council, P.O. Box 5402, Towson, MD 21285

FDR- 57-

91-29-88-Cla. Co. Revered CBA (thereby denying).

PCF!

PEOPLE'S COUNSEL FOR BALTIMORE

IN THE

COUNTY

CIRCUIT COURT

Appellant

FOR

Vs.

BALTIMORE COUNTY

THOMAS JEROME GRAZIANO, et al

88 CG 1510

Appellees

OPINION

This case came before the Court on November 16, 1988 with on People's Counsel for Baltimore County's appeal from the order of the County Board of Appeals dated March 1, 1988. The Board's decision on this matter was that the Petition for Special Hearing should be granted, providing a stipulation be entered among the Land Records of Baltimore County that so long as the zoning remains R.C. 2 no further subdividing or building permits will be permitted.

The facts in this case are that Lizetta Bedgar owned a large farm in northern Baltimore County. In 1976, she parceled off through the subdivision process nine parcels, some of which were sold and some of which went to relatives. She retained title to what is known as Tract A, consisting of some 21.7 acres. At that time, she made known, through the preparation of her will, that upon her death two further parcels were to be allocated, one to her grandson and one to Mr. Graziano. In 1979, the R.C. 2 regulations took effect and Tract A containing the 21 plus acres thereupon became a single parcel, even though it was her avowed intention to allot the two six-acre parcels to her grandson and to her employee. In 1981 Mrs. Bedgar passed away. As was stated in her will, the

trustee of her estate distributed the lots, one to the grandson and one to Mr. Graziano. Mr. Graziano applied for a building permit and said permit was denied because Tract A was zoned R.C.2 and two houses had already been developed.

The County Board of Appeals reversed the Zoning Commissioner stating that since Mr. Graziano assumed in 1976 that he would receive a viable inheritance, that it would be arbitrary for the Board to deny him the building permit making the 5 plus acre parcel a viable use of land. The Appellee (Thomas Graziano) also argues that Section 22-42(4) of the Baltimore County Code exempts this property from the requirements of R.C. 2 zoning.

This Court, although sympathetic to Mr. Graziano under the facts, doesn't feel that the Board has properly interpreted the law. The controlling statutory authority is Baltimore County Zoning Regulation 1A01.3Bl. It states that no lot of record lying within an R.C. 2 zone and having a gross area between 2 and 100 acres may be subdivided into more than 2 lots. Despite Mrs. Bedgar's intention, she has no right to change the law merely by writing a will which contains intentions contrary to the law existing at the time of her death. As to Appellee's argument that Section 22-42(4) of the Baltimore County Code exempts this property from R.C. 2 zoning requirements, this section exempts such properties from having to go through the County Review Group, but has no effect on the Baltimore County Zoning Regulations.

While the Board of Appeals could not legally grant Mr.

Graziano the relief he desires under the law, he may yet be able to obtain permission to build a home on his property. Certainly,

Mr. Graziano can request a special exception to the zoning regulation in the form of a documented site plan.

In summary, on review of the evidence and the law this Court finds the County Board of Appeals' order to be contrary to the law. Accordingly the decision of the County Board of Appeals is reversed. Appellees to pay the costs.

Dated _ //29/88

DANA M. LEVITZ, Jugge

Copies sent to:

Phyllis Cole Friedman, Esquire Peter Max Zimmerman, Esquire Jeffrey H. Gray, Esquire County Board of Appeals



Baltimore County
Zoning Commissioner
Office of Planning and Zoning

Suite 112, Courthouse 400 Washington Avenue Towson, Maryland 21204 (410) 887-4386

October 30, 1996

Michael Gisriel, Esquire Gisriel & Brush, P.A. 210 E. Lexington Street, Suite 400 Baltimore, Maryland 21202

RE: PETITION FOR SPECIAL HEARING
NW/S Dubbs Road and SE/S Yeoho Road
(Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of the Smith Property)
5th Election District - 3rd Councilmanic District
Louise Fowble, Doris Otto, Jean MacMaster, Mary Courtney - Petitioners
Case No. 97-74-SPH

Dear Mr. Gisriel:

Enclosed please find a copy of the decision rendered in the above-captioned matter. The Petition for Special Hearing has been denied in accordance with the attached Order.

In the event any party finds the decision rendered is unfavorable, any party may file an appeal to the County Board of Appeals within thirty (30) days of the date of this Order. For further information on filing an appeal, please contact the Zoning Administration and Development Management office at 887-3391.

Very truly yours,

LAWRENCE E. SCHMIDT Zoning Commissioner for Baltimore County

LES:bjs

cc: Mr. David R. Smith, 16701 Yeoho Road, Sparks, Md. 21152

Mr. R. Scott Stuart, 16616 Dubbs Road, Sparks, Md. 21152

Mr. Thomas R. Coburn, 16619 Dubbs Road, Sparks, Md. 21152

Ms. Mary P. Shaffer, 16929 Yeoho Road, Parkton, Md. 21120

People's Counsel Case File

RE: PETITION FOR SPECIAL HEARING	*	BEFORE THE
Yeoho and Dubbs Road, E of Dubbs and W of Yeoho Road, 5th Election District,	*	ZONING COMMISSIONER
3rd Councilmanic	*	OF BALTIMORE COUNTY
Legal Owner(s): Louise Fowble, et al. Petitioners	*	CASE NO. 97-74-SPH

ENTRY OF APPEARANCE

Please enter the appearance of the People's Counsel in the above-captioned matter. Notice should be sent of any hearing dates or other proceedings in this matter and of the passage of any preliminary or final Order.

PETER MAX ZIMMERMAN

People's Counsel for Baltimore County

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CAROLE S. DEMILIO
Deputy People's Counsel
Room 47, Courthouse
400 Washington Avenue

Towson, MD 21204 (410) 887-2188

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 1940 day of September, 1996, a copy of the foregoing Entry of Appearance was mailed to Michael Gisriel, Esq., 210 E. Lexington Street, Baltimore, MD 21202, attorney for Petitioners.

Peter May Zinnena



Petition for Special Hearing

97-74-5PH to the Zoning Commissioner of Baltimore County

Yeoho and Dubbs Roads - North Central Baltimore for the property located at County, Sparks, Maryland 21152 (5th Election District)

consisting of four (4) separately described Building lots of ground pursuant to Baltimore County Order belonging to *** which is presently zoned RC-2

This Petition shall be filed with the Office of Zoning Administration & Development Management.

The undersigned, legal owner(s) of the property situate in Baltimore County and which is described in the description and plat attached hereto and made a part hereof, hereby petition for a Special Hearing under Section 500.7 of the Zoning Regulations of Baltimore County, to determine whether or not the Zoning Commissioner should approve

said Four (4) separately described Building lots of ground pursuant to Court Order belonging to Mrs. Louise Fowble, Mrs. Doris Otto, Mrs. Jean MacMaster and Mrs. Mary Courtney. The said Four (4) Building lots total approximately 13.6 acres in toto. See attached.

Property is to be posted and advertised as prescribed by Zoning Regulations.

I, or we, agree to pay expenses of above Special Hearing advertising, posting, etc., upon filling of this petition, and further agree to and are to be bound by the zoning regulations and restrictions of Baltimore County adopted pursuant to the Zoning Law for Baltimore County.

		a America	unavailable for Hearing
	TITLE GROUP	,	ESTIMATED LENGTH OF HEARING
	FOUNTAINHEAD)	Zipcode	OFFICE USE ONLY
/	THE	1292	Address Phone
		<u>539</u> -0513	Baltimore, MD 21202 (410) 539
F 🛎	GISRIEL & BRUSH, P.A., S		Name
	Signature		210 E. Lexington Street, Suite
E			c/o Michael Gisriel, Esq.
	1/2000		City Name, Address and phone number of representative to be contacted.
	Michael Gisriel Esq.		City
	Omishan Cinning		TO THE STATE OF TH
EZ, L	Onttorney for Petitioner.		Address Phone
500	· · · · · · · · · · · · · · · · · · ·		(see below) 5
2/0		espectate .	(Suely) - West
œ l	Gity State	Zipcode	Signature
	13		(100 letter ctrb) 2
	Address		Mrs. Jean MacMaster, Mrs. Mary
o i	i mayo		Mine Jane Market and Market
	Signature		Signature (Security) - Cilia.
			/ see letter de 7/
	(Type or Print Name)		(Type or Print Name)
	N/A		Mrs. Louise Fowble, Mrs. Doris
	Contract Purchaser/Lessee		Legal Owner(s)
			legal owner(s) of the property which is the subject of this Petition

Otto Courtney 400 the following dates **Next Two Months** OTHER REVIEWED BY:

Item # 72 MICROFILMED

I/We do solemnly declare and affirm, under the penalties of perjury, that I/we are the

Cisriel & Brush, PA , Of counsel

MICHAEL GISRIEL

The Issue presented by this special hearing is a follows:

97-74-5PH

Do four (4) building lots exist in the four (4) separately described lots of record owned respectively by the following four (4) sisters:

(A) Louise M. Fowble - 3.595 acres Parcel 1 - lot 1, (B) Jean MacMaster - 3.746 acres Parcel 1 - lot 2, (C) Doris Otto - 3.624 acres Parcel 1 - lot 3,

(D) Mary Courtney - 2.826 acres Parcel 2. (See attached Plat Exhibit No. 1)

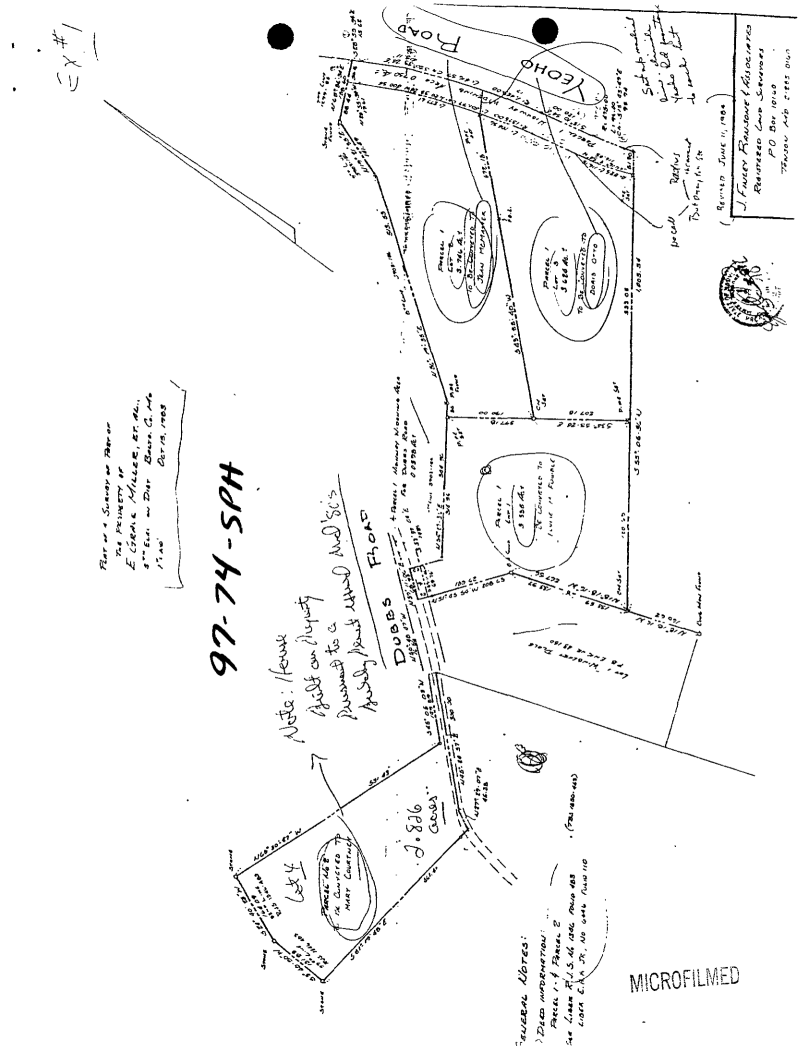
These four (4) lots of ground were created by a Baltimore County Court Order signed on June 28th, 1984 by Judge Edward DeWaters to settle and conclude a partition suit filed pursuant to Section 14-107(a) of the Real Property Article, Annotated Code of Maryland. Judge DeWaters in said Decree ordered that "the real property which is the subject of these proceedings be subdivided and conveyed by Deeds duly executed by the parties hereto in accordance with the Plat attached to the Joint Petition as filed herein and labeled "Exhibit 1"

Pursuant to the aforesaid Circuit Court Order the four sisters then had Deeds executed and recorded which resulted in a Baltimore County Circuit Court ordered subdivision as aforesaid and consequently four (4) separately described Building lots of record. One of the sisters, Mary Courtney then applied for and received a Building Permit from Baltimore County and subsequently in 1985/1986 built a house on her 2.826 acre tract (i.e. Parcel No. 2). Mrs. Courtney is now contemplating selling her home and the other three sisters, i.e., Mrs. Jean MacMaster, Mrs. Louise Fowble and Mrs. Doris Otto have listed their respective lots of record for sale with O'Conor, Piper & Flynn (OPF) as separate building lots. They are seeking this Special Hearing and an Order from the Baltimore County Zoning Commissioner confirming the existence of the four (4) building lots on advice from the Baltimore County Office of Permits and Development Management.

At the time of the aforesaid Circuit Court ordered subdivision, i.e., June 28, 1984, Section 22-42(4) of the Baltimore County Zoning Regulations specifically deferred to the above-referenced code section by virtue of the following language (i.e. Exception)

"(4) The subdivision of property pursuant to Court Order, a bill or law of intestate succession."

Even though all the land in question is and has been zoned RC-2, it certainly appears that the law, the doctrine of estoppel in addition to simple fairness, equity and reasonableness all would support the result of four (4) building lots in each of the four sisters as contemplated by the June 28, 1984 Subdivision Order, the resulting four (4) Deeds as shown on the attached Plat and Ms. Courtney's obtaining of her building permit. Finally, I know of no local or community opposition to our request which would be in keeping with the general nature and character of the surrounding area. The Petitioners request that the Zoning Commissioner issue an order confirming the extreme of the four (4) building lots as shown on the attached plat which request is the subject of our Petition for Special Hearing.



LOUISE N. FOUBLE

IN THE

Plaintiff

CIRCUIT COURT

v.

FOR

JEAN MacMASTER

BALTIMORE COUNTY

DOPIS OTTO

IN EQUITY

and

٠

MARY COURTNEY

175/67/83E-14

Defendants

_

Consent DECREE

The Court having considered the Joint Petition of the Plaintiff and Defendants, being all parties to the above-entitled action, it is this 28d day of 1984 by the Circuit Court for Baltimore County sitting in Equity:

ADJUDGED, ORDERED AND DECREED that the real property which is the subject of these proceedings be sub-divided and conveyed by Deeds duly executed by the parties hereto in accordance with the Plat attached to the Joint Petition as filed herein and labelled "Exhibit 1", and it is further

ADJUDGED, ORDERED AND DECREED that the parties hereto each bear in equal proportions the costs of these proceedings.

True Copy Test

ELMER H. KAHLINE, JR., Clork

Beouty Clerk

EDWARD DEWATERS

MICROFILMED

97-74-584



97-74-5PH

ZONING DESCRIPTION FOR: PARCEL NO. 1 - LOT NO. 1

As recorded in Deed Liber E.H.K., Jr. No. 6446, Folio 110 N. 18 18'16" W. 267.56 FT., N. 51 45'54" W. 208.62 FT., N. 39 11'06" E. 68.93 FT., S. 53 39'54" E. 74.23 FT., N. 56 27'36" E. 314.56 FT., S. 34 55'24" E. 397.18 FT., S 55 05'36"W. 420 FT to the place of beginning.

Item # 72

ZONING DESCRIPTION FOR: PARCEL NO. 1 - LOT NO. 2

97-74-SPH

As recorded in Deed Liber E.H.K., Jr. No. 6446, Folio 110 N. 56 27'36" E. 30FT., N. 36 19'35" E 513.53 FT., N 19 21'35" E. 141.49 FT., N 65 36'54" E. 88.44 FT., S 28 55' 54" E 19.61 FT., line curving to right radius 1,375 ft. 277.61 FT., S. 43 55'40"W. 672.18 FT., N 34 55'24" W. 190 FT. To the place of beginning.

ZONING DESCRIPTION FOR: PARCEL NO. 1 - LOT NO. 3

97-74-5PH

As recorded in Deed Liber E.H.K., Jr. No. 6446, Folio 110 N. 34 55'24" W. 207.18 FT., N. 43 55'40" W. 672.18 FT., line curving towards right with radius 1,375 ft. Arc of 124.36 FT., N 14 46'42" W. 124.32 FT., N 12 10'54" W 120 FT, line curving left with radius of 825 FT. Arc of 116.15 FT., N 55 05'36" E 533.05 FT. To place of beginning.

ZONING DESCRIPTION FOR: 16606 DUBBS ROAD - PARCEL NO. 2 97-74-5PH

As recorded in Deed Liber E.H.K., Jr. No. 6446, Folio 110 S. 24 40'23" W. 164.09 FT., N.68 30'27" W. 531.43 FT., S.45 05'03" W. 149.89 FT., N. 50 48'47" W. 16.56FT., N. 45 24'37" E. 300.00FT., N. 27 29'07" E. 45.38 FT., S. 81 19'48"E. 461.41 FT., S. 3 48'50"W. 131.88 FT. To the place of beginning.

CERTIFICATE OF POSTING ZONING DEPARTMENT OF BALTIMORE COUNTY Townson, Maryland
Dutitlet 503 Posted for: C4SE # 97-74 SPH Date of Posting OCT, 1, 1996
Politioner: B & MICHIEL GISEARI, ATTORNEY Location of property: DUBBS ROAD, & YEOHO RD.
ROAD & YEONO RD.
Remarks: Posted by LANG MOLALE & Data of return:
Amber of Signe:

(3)

CERTIFICATE OF PUBLICATION

HS IS TO CERTIFY, that the annexed and		
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tha	TOWSON, MD.,	
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weeks, the first publication appearing on 8/29, 1996. in Towson, Baltimore County, Md., once in each of $\frac{1}{1}$ successive published in THE JEFFERSONIAN, a weekly newspaper published the annexed advertisement was

THE JEFFERSONIAN,

G. H. M. M. LEGAL AD. - TOWSON

SAL)

COUNTY, MARYLAND

OFFICE OF FINANCE - REVENUE DIVISION

MISCELLANEOUS CASH RECEIPT

DATE 12/9/96

ACCOUNT R-001-6150

AMOUNT \$ 210.00

RECEIVED MICKARI CASE 97-74-59H

MICROFILMED STADSHOOSHITTON \$210.00

VALIDATION OR SIGNATURE OF CASHIER RUSS

WHITE-CASES PINK-AGENCY YELLOW-CUSTOMES

BALTIMORE COUNTY, MARYLAND
OFFICE OF F' VCE-REVENUE DIVISION
MISCELLANE-JS CASH RECEIPT

DATE

ACCOUNT R-CO1-C15-CCC

AMOUNT \$ 320.00

RECEIVED Mr. Michael Gistiel

C40-SPH # 250.00

TOLEN by VELION-CUSTOMER

PRIK-AGENCY VELION-CUSTOMER

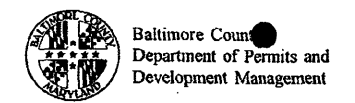
NO. 024715

NO. 1024715

MICROFILMED

DESIGNATION
WHITE-CASHER PRIK-AGENCY VELION-CUSTOMER

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MICHAEL GISRIEL, ESQ. 7-81	502
ATTORNEY-AT-LAW 210 E. LEXINGTON ST., STE, 400	7-7026/2520
BALTIMORE, MD 21202 // /3// 19 //	, 70237 2020
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National Savings Bank, FS.B.	in the state of th
Beltimore, MD 21201	
MEMO John Jon	NP
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velopment Processing
County Office Building
111 West Chesapeake Avenue
Towson, Maryland 21204

ZONING HEARING ADVERTISING AND POSTING REQUIREMENTS & PROCEDURES

Baltimore County zoning regulations require that notice be given to the general public/neighboring property owners relative to property which is the subject of an upcoming zoning hearing. For those petitions which require a public hearing, this notice is accomplished by posting a sign on the property and placement of a notice in at least one newspaper of general circulation in the County.

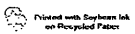
This office will ensure that the legal requirements for posting and advertising are satisfied. However, the petitioner is responsible for the costs associated with these requirements.

PAYMENT WILL BE MADE AS FOLLOWS:

- Posting fees will be accessed and paid to this office at the time of filing.
- Billing for legal advertising, due upon receipt, will come from and should be remitted directly to the newspaper.

NON-PAYMENT OF ADVERTISING FEES WILL STAY ISSUANCE OF ZONING ORDER.

	ARNOLD JABLON, DIRECTOR
For newspaper advertising:	Mrs. Louise Fowble, Mrs. Doris Otto,
Item No.: 72 Petitioner:	Mrs. Mary Courtney and Mrs. Jean MacMaster
Location: 13.6 acres at Yeoho	and Dubbs Road, Sparks, Maryland 21152
PLEASE FORWARD ADVERTISING BILL	· TO:
NAME: Michael Gisriel, Attorn	ney for Petitioner
ADDRESS: 210 E. Lexington Stre	eet, Suite 400
Baltimore, Maryland 2	1202
PHONE NUMBER: (410) 539-0513	





RE:	Case No.: 97-74 SPH
	Petitioner/Developer: FOWBLE, 0770, ETAL
	Date of Hearing/Closing: OCT. 17,1996
Baltimore County Department of Permits and Development Management County Office Building, Room 111 111 West Chesapeake Avenue Towson, MD 21204	
Attention: Ms. Gwendolyn Stephens	
Ladies and Gentlemen:	
This letter is to certify under the penalties of perjury were posted conspicuously on the property located a w. of Yeoho RD 5th Dist.	
The sign(s) were posted on $\frac{10/1/96}{\text{(Morthology)}}$	nth, Day, Year)
	Sincerely, Signature of Sign Poster and Date)
	PATRICK M. O'KEEFE (Printed Name) 523 PENNY LA
	(Address) HUNT VALLEY, MD Z1030 (City, State, Zip Code) 666-5366 (Telephone Number)

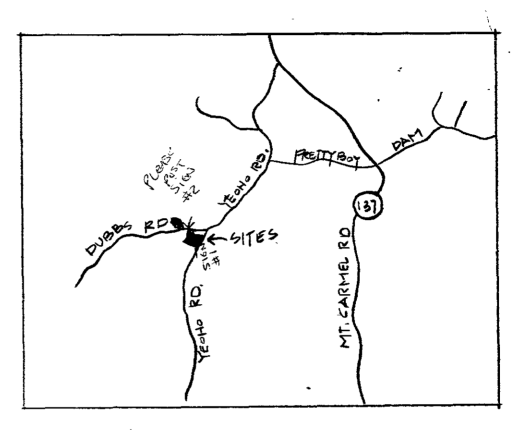
9/96 cert.doc

CERTIFICATE OF POSTING

	RE: Case No.: $97 - 19 = 5PH$
	Petitioner/Developer:
	Date of Hearing/Closing:
Baltimore County Department of Permits and Development Manageme County Office Building, Room 111 111 West Chesapeake Avenue Towson, MD 21204	
Attention: Ms. Gwendolyn Stephens	
Ladies and Gentlemen:	
were posted conspicuously on the pro	
The sign(s) were posted on	5/28/97 (Month, Day, Year)
	Sincerely, Auy Jew 5/28/97 (Signature of Sign Poster and Date)
	(Printed Name)
	(Address)
•	(City, State, Zip Code)
96	(Telephone Number)

9/96 cert.doc posted (Sign reactor RD)

MICROFILMED



VICINITY MAP SCALE: 1"=2000"

> Posted 12/3/96 Hunter fore

97-74-SPH

COM

Mac Bould and

Case No. 97-74-SPH

Louise Fowble, Doris Otto, Jean McMaster and Mary Courtney - Petitioners

NW/s Dubbs Road and SE/s Yeoho Road (Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of the Smith Property)

5th Election District

(see attached copy of vicinity map)

Appealed: 11/22/96

VICINITY MAP SCALE: 1"= 2000'

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Posted 12/3/96 Hunter Rove

MT. CARMEL RD

97-74-SPH

COM

MICROFILMED

TO: PUTUXENT PUBLISHING COMPANY
September 5, 1996 Issue - Jeffersonian

Please foward billing to:

Michael Gisriel, Esq. 210 E. Lexington Street, #400 Baltimore, MD 21202 539-0513

NOTICE OF HEARING

The Zoning Commissioner of Baltimore County, by authority of the Zoning Act and Regulations of Baltimore
County, will hold a public hearing on the property identified herein in
Room 106 of the County Office Building, 111 W. Chesapeake Avenue in Towson, Maryland 21204

Room 118, Old Courthouse, 400 Washington Avenue, Towson, Maryland 21204 as follows:

CASE NUMBER: 97-74-SPH (Item 72)

Yeoho and Dubbs Road

E of Dubbs and W of Yeoho Road

5th Election District - 3rd Councilmanic

Legal Owner(s): Louise Fowble, Doris Otto, Jean MacMaster, and Mary Courtney

Special Hearing to approve 4 separately described building lots of ground pursuant to Court Order.

HEARING: WEDNESDAY, SEPTEMBER 25, 1996 at 2:00 p.m. in Room 118, Old Courthouse.

LAWRENCE E. SCHMIDT ZONING COMMISSIONER FOR BALTIMORE COUNTY

NOTES: (1) HEARINGS ARE HANDICAPPED ACCESSIBLE; FOR SPECIAL ACCOMMODATIONS PLEASE CALL 887-3353.

(2) FOR INFORMATION CONCERNING THE FILE AND/OR HEARING, PLEASE CALL 887-3391.

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Baltimore County Department of Permits and Development Management

Development Processing County Office Building 111 West Chesapeake Avenue Towson, Maryland 21204

August 27, 1996

NOTICE OF HEARING

The Zoning Commissioner of Baltimore County, by authority of the Zoning Act and Regulations of Baltimore County, will hold a public hearing on the property identified herein in Room 106 of the County Office Building, 111 W. Chesapeake Avenue in Towson, Maryland 21204

Room 118, Old Courthouse, 400 Washington Avenue, Towson, Maryland 21204 as follows:

CASE NUMBER: 97-74-SPH (Item 72)

Yeoho and Dubbs Road

E of Dubbs and W of Yeoho Road

5th Election District - 3rd Councilmanic

Legal Owner(s): Louise Fowble, Doris Otto, Jean MacMaster, and Mary Courtney

Special Hearing to approve 4 separately described building lots of ground pursuant to Court Order.

HEARING: WEDNESDAY, SEPTEMBER 25, 1996 at 2:00 p.m. in Room 118, Old Courthouse.

Arnold Jable

Director

Michael Gisriel, Esq.

NOTES: (1) ZONING SIGN & POST MUST BE RETURNED TO RM. 104, 111 W. CHESAPEAKE AVENUE ON THE HEARING DATE.

(2) HEARINGS ARE HANDICAPPED ACCESSIBLE; FOR SPECIAL ACCORNIDATIONS PLEASE CALL 887-3353.

(3) FOR INFORMATION CONCERING THE FILE AND/OR HEARING, CONTACT THIS OFFICE AT 887-3391.

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Baltimore County
Department of Permits and
Development Management

Development Processing County Office Building 111 West Chesapeake Avenue Towson, Maryland 21204

September 9, 1996

NOTICE OF REASSIGNMENT

Rescheduled from 9/25/96
CASE NUMBER: 97-74-SPH (Item 72)
Yeoho and Dubbs Road
E of Dubbs and W of Yeoho Road
5th Election District - 3rd Councilmanic
Legal Owner(s): Louise Fowble, Doris Otto, Jean MacMaster, and Mary
Courtney

Special Hearing to approve 4 separately described building lots of ground pursuant to Court Order.

HEARING: THURSDAY, OCTOBER 17, 1996 at 9:00 a.m. in Room 118, Old Courthouse, 400 Washington Avenue, Towson Maryland.

ARNOLD JABLON DIRECTOR

cc: Michael Gisriel, Esq.

TIMORE COUNTY, MARYLAN

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EFFECTIVE APRIL 1. 1992

MUNINIM FEE FOR ELECTRICAL PERMITS IS \$17.00

PERMIT EXPIRATION

A permit shall expire one year from the date it was issued unless it is extended, in which case it can only be extended for one additional year. The maximum duration of an electrical nermit is two years.

MODULAR HOMES OR PREFABRICATED STRUCTURES

Must bear a sticker of approval from the U.S. federal government, the state, a national testing facility, or other recognized inspection bureau. When this sticker is in evidence, a flat rate of \$43.00 will be charged.

TRANSFORMERS, VAULTS - OUTDOOR ENCLOSURES OUTDOOR SUB-STATIONS

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.\$28.00	Over 200 to 500 KVA	.\$19.00

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COMPLETED INSTALLATIONS, where wiring and fixtures are installed and can be inspected on one visit, apply rough wiring schedule based on total number of outlets.

For each additional 25 outlets or fraction thereof . \$ 3.00

For each additional 25 fixtures or fraction thereof . .\$3.00

1 to 50 fixtures . . .

\$17.00

Ç

50 outlets . . . \$17.00

ROUGH WIRING

switches, receptacles, and lights to be counted as outlets:

FIXTURES

FEES - NEW RESIDENCE - FLAT RATE - INCLUDES ALL APPLIANCES &

NOTE: Above applied to each bank of transformers.

SWIMMING POOLS

schedule)
REINSPECTION OR REINTRODUCTION O \$17.00

OF CURRENT

Charge is in relation to amount of supervision,

ADDITIONAL INSPECTIONS

ADDITIONS & REMODELING - Use Rough Wiring and Fixture Schedules. Pliances such as electric ranges, range tops, ovens, air iditioners, water heaters, disposals, dishwashers, dryers, after pumps, electric heating units, etc., installed in dwalling occupancies: a charge of \$5.00 will be made for the first unit 20 KW or less, and \$2.00 for each additional unit or outlets.

INDUSTRIAL AND COMMERCIAL EQUIPMENT - such as air conditioners,

1 to 5 - Use Rough Wiring & Fixture Schedules, Service Additional
6 or more - \$17.00 per apartment, Service Additional

FEES - HEW APARTMENTS - INCLUDES ALL APPLIANCES - SERVICE

ADDITIONAL

For reported correction of defects found in original installation (after notice of correction and second inspection) \$17.00

ELECTRIC SIGNS

Secondary Fee

rotors, generators, commercial heaters, transformers, capacitors, welders and similar devices: Where above motor fees exceed \$75.00 and inspections can be completed within 90 days of filing application, apply 50% of the above fees for the amount over \$75.00. \$5.00 \$5.00 \$6.00 of sockets by "4" applying rough wiring schedule for each sign, tube sign to be computed γ adding charge

Single unit or group not exceeding 5 motors whose total capacity does not exceed 1 HP or KW . . . \$17.00 -- 1 HP to 40 HP, KW or KVA. \$17.00 -- Over 40 HP to 75 HP, KW or KVA. \$17.00 --

each class.

\$17.00 \$25.00 \$43.00

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SERVICE - RELOCATION OR CHANGE IN SERVICE

ELEVATOR INSTALLATIONS

has been commenced without authorization of such permit, special investigation shall be made before a permit may be for such work. In addition to the regular permit fee, an gation fee of \$43.00 shall be collected.

rmit, a may be issued

Whenever any work for which a permit is required under this code

NVESTIGATION FEE

RADIO OR TV APPARATUS

TEMPORARY INSTALLATIONS AND DECONATIVE DISPLAYS Temporary installations for garnivals, Christmas decorations, halls churches, etc., where inspection is on a one-time basis, apply the following fees:	1 to 15 devices \$17.00 Each additional 5	PROFECTIVE SIGNALING SYSTEMS, SOUND ON TIME SYSTEMS OUTLETS, TELEPHONES
DISPLAYS Christmas re inspection lowing fees;	\$17.00 \$ 3.00	TIME

Where Inspection is not on a one-time special Services below: basis, see

.\$17.00 .\$21.00 .\$28.00

SPECIAL SERVICES

hospital operating floors, motion picture equipment, mobile homes, etc.) and/or conditions not provided for in the schedule shall be charged for on the basis of time required. Minimum fee
--

EACH	the first inspection, when wor	Temporaries and inspections re	
:	work was	requeste	
. \$43.00	not ready,	ted after	

uance
G.
duplicate
certificate
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<u> </u>
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3.00

PRE-PURCHASE AND USE POSTCARD PERMITS FOR SIMPLE, ONE-ITEM INSPECTIONS.

(\$17.00)



OLD COURTHOUSE, ROOM 49 400 WASHINGTON AVENUE TOWSON, MARYLAND 21204 (410) 887-3180

Hearing Room -Room 48 Old Courthouse, 400 Washington Avenue

March 18, 1997

NOTICE OF ASSIGNMENT

CASE #: 97-74-SPH

IN THE MATTER OF: LOUISE FOWBLE, ET AL -Petitioners NW/s Dubbs Rd and SE/s Yeoho Rd (Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of Smith Property) 5th Election District; 3rd Councilmanic

(Petition for Special Hearing DENIED.)

THURSDAY, MAY 28, 1997 at 10:00 a.m. ASSIGNED FOR:

This appeal is an evidentiary hearing; therefore, parties should NOTICE: consider the advisability of retaining an attorney.

No postponements will be granted without sufficient reasons; said requests must be in writing and in compliance with Rule 2(b) of the Board's Rules. No postponements will be granted within 15 days of scheduled hearing date unless in full compliance with Rule 2(c). For further information, see Board's Rules of Practice & Procedure. Appendix C, Baltimore County Code.

> Kathleen C. Bianco Legal Administrator

Counsel for Appellants /Petitioners: Michael Gisriel, Esquire

Appellants /Petitioners

Louise Fowble, Doris Otto,

Jean MacMaster, & Mary Courtney

Protestants

: David R. SMith R. Scott Stuart Thomas R. Coburn Mary P. Shaffer

People's Counsel for Baltimore County

Pat Keller Lawrence E. Schmidt Arnold Jablon, Director /PDM Virginia W. Barnhart, Co Atty



OLD COURTHOUSE, ROOM 49 400 WASHINGTON AVENUE TOWSON, MARYLAND 21204 (410) 887-3180

Room 48 Hearing Room -Old Courthouse, 400 Washington Avenue

March 18, 1997

OF ASSIGNMENT

CASE #: 97-74-SPH

THE MATTER OF: LOUISE FOWBLE, ET AL -Petitioners NW/s Dubbs Rd and SE/s Yeoho Rd (Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of Smith Property) 5th Election District; 3rd Councilmanic

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Kathleen C. Bianco Legal Administrator

Counsel for Appellants /Petitioners: cc:

Appellants /Petitioners

Michael Gisriel, Esquire Louise Fowble, Doris Otto,

Jean MacMaster, & Mary Courtney

David R. SMith R. Scott Stuart Thomas R. Coburn

Mary P. Shaffer

People's Counsel for Baltimore County

Pat Keller

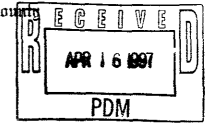
Protestants

Lawrence E. Schmidt

Arnold Jablon, Director /PDM Virginia W. Barnhart, Co Atty



OLD COURTHOUSE, ROOM 49 400 WASHINGTON AVENUE TOWSON, MARYLAND 21204 (410) 887-3180



Hearing Room -Room 48 Old Courthouse, 400 Washington Avenue

March 18, 1997 AMENDED April 15, 1997

AMENDED NOTICE OF ASSIGNMENT ** /AS TO DAY OF WEEK ONLY /DATE REMAINS THE SAME **

CASE #: 97-74-SPH

IN THE MATTER OF: LOUISE FOWBLE, ET AL -Petitioners NW/s Dubbs Rd and SE/s Yeoho Rd (Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of Smith Property) 5th Election District; 3rd Councilmanic

(Petition for Special Hearing DENIED.)

** Correct day of the week for this hearing is Wednesday, 5/28/97.

WEDNESDAY, MAY 28, 1997 at 10:00 a.m. ASSIGNED FOR:

This appeal is an evidentiary hearing; therefore, parties should NOTICE: consider the advisability of retaining an attorney.

No postponements will be granted without sufficient reasons; said requests must be in writing and in compliance with Rule 2(b) of the Board's Rules. No postponements will be granted within 15 days of scheduled hearing date unless in full compliance with Rule 2(c). For further information, see Board's Rules of Practice & Procedure, Appendix C, Baltimore County Code.

Kathleen C. Bianco Legal Administrator

Counsel for Appellants /Petitioners: cc:

Appellants /Petitioners

Michael Gisriel, Esquire Louise Fowble, Doris Otto,

Jean MacMaster, & Mary Courtney

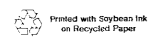
Protestants

: David R. SMith R. Scott Stuart Thomas R. Coburn Mary P. Shaffer

People's Counsel for Baltimore County

Pat Keller Lawrence E. Schmidt

Arnold Jablon, Director /PDM Virginia W. Barnhart, Co Atty



MICROFILMED

LAW OFFICES

BOULAND, GISRIEL & BRUSH, LLC

SUITE 2400

6310 STEVENS FOREST ROAD SUITE 100 COLUMBIA, MARYLAND 21046

300 FREDERICK ROAD SUITE 100 CATONSVILLE, MARYLAND 21228 201 N. CHARLES STREET
BALTIMORE, MARYLAND 21201-4105

TEL: (410) 752-6000 (410) 539-0513

(301) 585-1249 (WASH., D.C. AREA) FAX: (410) 625-3859 120 SECOND STREET LAUREL, MARYLAND 20707

702 RUSSELL AVENUE SUITE 207 GAITHERSBURG, MARYLAND 20877

May 7, 1997

97 MAY -8 PM 5: 04

County Board of Appeals of Baltimore County Old Courthouse, Room 49 400 Washington Avenue Towson, Maryland 21204 Attn: Kathleen C. Bianco

Attn: Kathleen C. Bianco
Legal Administrator

Re: Request for Postponement -

Case No.: 97-74-SPH

In The Matter of: Louise Fowble, et al.

Dear Ms. Bianco:

Pursuant to Rule 2(b) of the Board's Rules of Procedure, please consider this a <u>Request for Postponement</u> of the above captioned case (copy of Notice attached) by all the Appellants/Petitioners by and through Michael Gisriel, Esq., counsel for Petitioners. We ask that this case be postponed for at least 90 days for the following reasons:

- 1. Appellants/Petiteners have been attempting to obtain a transcript of a June 1984 Hearing before Judge DeWaters which will materially impact and affect this case. Said transcript has been delayed and will not be available by May 28, 1997; and
- 2. Also, several of the Appellants/Petitioners will be out of town and unable to attend the Hearing currently scheduled for Wednesday, May 28, 1997.

Therefore, the Appellants/Petitioners humbly request that this Board postpone the aforesaid Wednesday, May 28, 1997 Hearing date until sometime after 90 days from the said date of Wednesday, May 28, 1997. Please call if you have any questions or require any additional information. Please notify me of the rescheduled date and time and I'll notify the Appellants/Petitioners.

County Board of Appeals of Baltimore County May 7, 1997 Page Two

Thank you for your kind consideration of this matter. I remain

Very truly yours,

Michael Gisriel

MG:wlf Enclosure

cc: People's Counsel for Baltimore County

All Appellants/Petitioners



OLD COURTHOUSE, ROOM 49 400 WASHINGTON AVENUE TOWSON, MARYLAND 21204 (410) 887-3180

learing Room - Room 48
Old Courthouse, 400 Washington Avenue

March 18, 1997 AMENDED April 15, 1997

** /AS TO DAY OF WEEK ONLY /DATE REMAINS THE SAME **

CASE #: 97-74-SPH

IN THE MATTER OF: LOUISE FOWBLE, ET AL -Petitioners NW/s Dubbs Rd and SE/s Yeoho Rd (Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of Smith Property) 5th Election District; 3rd Councilmanic

(Retition for Special Hearing DENIED.)

** Correct day of the week for this hearing is Wednesday, 5/28/97.

ASSIGNED FOR: WEDNESDAY, MAY 28, 1997 at 10:00 a.m.

NOTICE: This appeal is an evidentiary hearing; therefore, parties should consider the advisability of retaining an attorney.

No postponements will be granted without sufficient reasons; said requests must be in writing and in compliance with Rule 2(b) of the Board's Rules. No postponements will be granted within 15 days of scheduled hearing date unless in full compliance with Rule 2(c). For further information, see Board's Rules of Practice & Procedure, Appendix C, Baltimore County Code.

Kathleen C. Bianco Legal Administrator

cc: Counsel for Appellants /Petitioners:

Appellants /Petitioners

Michael Gisriel, Esquire Louise Fowble, Doris Otto,

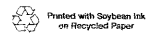
Jean MacMaster, & Mary Courtney

Protestants

David R. SMith
R. Scott Stuart
Thomas R. Coburn
Mary P. Shaffer

People's Counsel for Baltimore County

Pat Keller Lawrence E. Schmidt Arnold Jablon, Director /PDM Virginia W. Barnhart, Co Atty





OLD COURTHOUSE, ROOM 49 400 WASHINGTON AVENUE TOWSON, MARYLAND 21204 (410) 887-3180 PDM

Hearing Room - Room 48
Old Courthouse, 400 Washington Avenue

May 9, 1997

NOTICE OF POSTPONEMENT & REASSIGNMENT

CASE #: 97-74-SPH

IN THE MATTER OF: LOUISE FOWBLE, ET AL -Petitioners

NW/s Dubbs Rd and SE/s Yeoho Rd (Parcel 2 and

Lots 1, 2 and 3 of Parcel 1 of Smith Property)

5th Election District; 3rd Councilmanic

(Petition for Special Hearing DENIED.)

which was scheduled for hearing on 5/28/97 has been POSTPONED at the request of Appellants /Petitioners, for reasons as stated in said request; and has been

REASSIGNED FOR: THURSDAY, SEPTEMBER 18, 1997 at 10:00 a.m.

NOTICE: This appeal is an evidentiary hearing; therefore, parties should consider the advisability of retaining an attorney.

No postponements will be granted without sufficient reasons; said requests must be in writing and in compliance with Rule 2(b) of the Board's Rules. No postponements will be granted within 15 days of scheduled hearing date unless in full compliance with Rule 2(c). For further information, see Board's Rules of Practice & Procedure, Appendix C, Baltimore County Code.

Kathleen C. Bianco Legal Administrator

cc: Counsel for Appellants /Petitioners:

Appellants /Petitioners

Michael Gisriel, Esquire Louise Fowble, Doris Otto,

Jean MacMaster, & Mary Courtney

Protestants

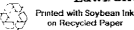
: David R. Smith
R. Scott Stuart
Thomas R. Coburn
Mary P. Shaffer

John Bernstein, Exec. Dir. /Valleys Planning Council Sam Nitzberg

MICROFILMED

People's Counsel for Baltimore County

Pat Keller Lawrence E. Schmidt Arnold Jablon, Director /PDM Virginia W. Barnhart, Co Atty



LAW OFFICES

BOULAND, GISRIEL & BRUSH, LLC

20 I N. CHARLES STREET, SUTE 2400 BALTIMOFE, MARILAND 21201-4105 (410) 752-8000 (410) 539-0513 FAX: (410) 625-3859

FAX TRANSMISSION

To:

Kathleen C. Bianco,

Date:

September 2, 1997

Legal Administrator

County Board of Appeals of

Baltimore County

Fax #:

(410) 887-3182

Pages:

1, including this cover sheet.

From:

Michael Gisriel

Subject:

Strike Attorney Appearance and Request for Postponement

Case No. 97-74-SPH

Louise Fowble, et al. NWS Dubbs and Yeoho Roads

Thursday, September 18, 1997 ar 10:00 A.M.

COMMENTS:

Dear Kathleen:

Pursuant to our telephone conversation regarding the above captioned matter, please strike my appearance as attorney for Louise Fowble, et al. in the above captioned matter and also please postpone the scheduled hearing currently set in for Thursday, September 18 at 10:00 A.M. to let the Fowbles, et al. secure another attorney. Please notify Louise Fowble, c/o her son, John F. Fowble, V.M.D., P.O. Box 32, Timonium, Maryland 21094-0032 (Tel. No. 410-252-1922).

Thank you for your kind attention to this matter. Continued best regards, I remain

Very truly yours,

Michael Gisriel

CONFIDENTIALITY NOTICE

The documents accompanying this facsimile transmission contain confidential information belonging to the sender which may be legally privileged. The information is intended only for the use of the individual or entity named above. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution or taking of any action in reliance of the contents of this transmission is strictly prohibited. If you have received this facsimile in error, please immediately notify us by telephone arrange for return of the original documents to us.

MICROFILMED

11/26/97@ 100 m



OLD COURTHOUSE, ROOM 49 400 WASHINGTON AVENUE TOWSON, MARYLAND 21204 (410) 887-3180

Hearing Room -Room 48 Old Courthouse, 400 Washington Avenue

May 9, 1997

NOTICE OF POSTPONEMENT & REASSIGNMENT

97-74-SPH

IN THE MATTER OF: LOUISE FOWBLE, ET AL -Petitioners NW/s Dubbs Rd and SE/s Yeoho Rd (Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of Smith Property) 5th Election District; 3rd Councilmanic (Petition for Special Hearing DENIED.)

which was scheduled for hearing on 5/28/97 has been POSTPONED at the request of Appellants /Petitioners, for reasons as stated in said request; and has been

REASSIGNED FOR:

THURSDAY, SEPTEMBER 18, 1997 at 10:00 a.m.

NOTICE:

This appeal is an evidentiary hearing; therefore, parties should consider the advisability of retaining an attorney.

No postponements will be granted without sufficient reasons; said requests must be in writing and in compliance with Rule 2(b) of the Board's Rules. No postponements will be granted within 15 days of scheduled hearing date unless in full compliance with Rule 2(c). For further information, see Board's Rules\of Practice & Procedure, Appendix C, Baltimore County Code.

Kathleen C. Bianco Legal Administrator

cc:

Counsel for Appellants /Petitioners: Appellants /Petitioners

Michael Gisriel, Esquire Louise Fowble, Doris Otto,

Jean MacMaster, & Mary Courtney

Protestants

David R. Smith R. Scott Stuart Thomas R. Coburn Mary P. Shaffer

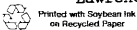
John Bernstein, Exec. Dir. /Valleys Planning Council Sam Nitzberg

Stacey Sutton /added to file 6/02/97

MICROFILMED

People's Counsel for Baltimore County

Pat Keller Lawrence E. Schmidt Arnold Jablon, Director /PDM Virginia W. Barnhart, Co Atty





OLD COURTHOUSE, ROOM 49 400 WASHINGTON AVENUE TOWSON, MARYLAND 21204 410-887-3180

When it of

Hearing Room - Room 48
Old Courthouse, 400 Washington Avenue

September 3, 1997

SECOND NOTICE OF POSTPONEMENT & REASSIGNMENT

CASE #: 97-74-SPH

IN THE MATTER OF: LOUISE FOWBLE, ET AL -Petitioners NW/s Dubbs Rd and SE/s Yeoho Rd (Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of Smith Property) 5th Election District; 3rd Councilmanic (Petition for Special Hearing DENIED.)

which was scheduled for hearing on 9/18/97 has been POSTPONED at the request of Appellants /Petitioners, for reasons as stated in said request; and has been

REASSIGNED FOR: WEDNESDAY, NOVEMBER 26, 1997 at 1:00 p.m.

NOTICE: This appeal is an evidentiary hearing; therefore, parties should consider the advisability of retaining an attorney.

No postponements will be granted without sufficient reasons; said requests must be in writing and in compliance with Rule 2(b) of the Board's Rules. No postponements will be granted within 15 days of scheduled hearing date unless in full compliance with Rule 2(c). For further information, see Board's Rules of Practice & Procedure, Appendix C, Baltimore County Code.

Kathleen C. Bianco Legal Administrator

cc: Appellants /Petitioners

Louise Fowble, Doris Otto, Jean MacMaster, & Mary Courtney

Protestants

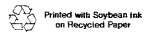
: David R. Smith R. Scott Stuart Thomas R. Coburn Mary P. Shaffer

Jack Dillon, Exec. Dir. /Valleys Planning Council Sam Nitzberg Stacey Sutton

People's Counsel for Baltimore County

MICROFILMED

Pat Keller Lawrence E. Schmidt Arnold Jablon, Director /PDM Virginia W. Barnhart, Co Atty





OLD COURTHOUSE, ROOM 49 400 WASHINGTON AVENUE TOWSON, MARYLAND 21204 410-887-3180

Hearing Room - Room 48
Old Courthouse, 400 Washington Avenue



September 24, 1997

NOTICE OF ASSIGNMENT / MOTION ONLY HEARING

CASE #: 97-74-SPN

IN THE MATTER OF: LOUISE FOWBLE, ET AL -Petitioners NW/s Dubbs Rd and SE/s Yeoho Rd (Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of Smith Property) 5th Election District; 3rd Councilmanic (Petition for Special Hearing DENIED.)

Prior to the hearing scheduled on the merits of this case, the Board has scheduled a Motion Hearing for receiving oral argument only on the Motion to Dismiss filed by People's Counsel; no evidence or testimony to be received at this Motion Hearing, which has been

ASSIGNED FOR: WEDNESDAY, OCTOBER 22, 1997 at 10:30 a.m.

NOTICE:

No postponements will be granted without sufficient reasons; said requests must be in writing and in compliance with Rule 2(b) of the Board's Rules. No postponements will be granted within 15 days of scheduled hearing date unless in full compliance with Rule 2(c).

For further information, see Board's Rules of Practice & Procedure, Appendix C, Baltimore County Code.

Kathleen C. Bianco Legal Administrator

cc: Appellants /Petitioners

Louise Fowble, Doris Otto,

Jean MacMaster, & Mary Courtney

Protestants

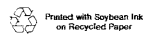
: David R. Smith R. Scott Stuart Thomas R. Coburn Mary P. Shaffer

Jack Dillon, Exec. Dir. /Valleys Planning Council Sam Nitzberg Stacey Sutton

People's Counsel for Baltimore County

MICROFILMED

Pat Keller Lawrence E. Schmidt Arnold Jablon, Director /PDM Virginia W. Barnhart, Co Atty



Case No. 97-74-SPH
Louise Fowble, Doris Otto, Jean McMaster
& Mary Courtney - Petitioners

NW/s Dubbs Road and SE/s Yeoho Road (Parcel 2 and 1 of the Smith Property) NW/s Dubbs Road and SE/s Yeoho Road (Parcel 2 and 5th Election District

(see attached copy of vicinity map)

NW/s Dubbs Road and SE/s Yeoho Road (Parcel 2 and Parcel 1 of the Smith Property)

Appealed: 11/22/96



Development Processing County Office Building 111 West Chesapeake Avenue Towson, Maryland 21204

September 20, 1996

Michael Gisriel, Esquire Gisriel & Brush, P.A. 210 E. Lexington Street, Suite 400 Baltimore, MD 21202

RE: Item No.: 72

Case No.: 97-74-SPH

Petitioner: Louise Fowble, et al

Dear Mr. Gisriel:

The Zoning Advisory Committee (ZAC), which consists of representatives from Baltimore County approval agencies, has reviewed the plans submitted with the above referenced petition, which was accepted for processing by Permits and Development Management (PDM), Zoning Review, on August 12, 1996.

Any comments submitted thus far from the members of ZAC that offer or request information on your petition are attached. These comments are not intended to indicate the appropriateness of the zoning action requested, but to assure that all parties (zoning commissioner, attorney, petitioner, etc.) are made aware of plans or problems with regard to the proposed improvements that may have a bearing on this case. Only those comments that are informative will be forwarded to you; those that are not informative will be placed in the permanent case file.

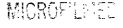
If you need further information or have any questions regarding these comments, please do not hesitate to contact the commenting agency or Roslyn Eubanks in the zoning office (887-3391).

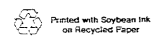
Sincerely,

W. Carl Richards, Jr.

Zoning Supervisor

WCR/re
Attachment(s)





BYTLIWOKE COUNTY PERSONNEL

KILES AND REGULATIONS

RULE 21 VACATIONS

After the successful completion of the probationary period, or after three (3) months of continuous service in the case of entrance level deputy sheriff or correctional officer, all permanent County Classified Service employees shall be entitled to a paid vacation earned in accordance with the following schedule:

RECUIPTION SI.01

(Bill No. 17, 1990)

16th and over

lith through isth

6th through 10th

ist through 5th

XEVEZ: SEKAICE

Subject to the express provisions of memorands of understanding in effect at the time between Classified Service employees and the Administration, vacation earned may be accrued in accordance with the following schedule.

S2 workdays per year

SO workdays per year

15 workdays per year

12 workdays per year

PAID VACATION

REGULATION 21.02

BALTIMORE COUNTY, MARYLAND

INTEROFFICE CORRESPONDENCE

TO:

Arnold Jablon, Director

Date: August 30, 1996

Department of Permits & Development

Management

FROM:

Robert W. Bowling, Chief

Development Plans Review Division

SUBJECT: Zoning Advisory Committee Meeting

for September 3, 1996

Item No. 072

The Development Plans Review Division has reviewed the subject zoning item.

Yeoho Road is an existing road which shall ultimately be improved as a 40-foot street cross section on a 60-foot right-of-way.

Dubbs Road is an existing road which shall ultimately be improved as a 40-foot street cross section on a 60-foot right-of-way.

RWB:HJO:jrb

cc: File



INTER-OFFICE CORRESPONDENCE

ro: Arnold Jablon,	Director, PDM	DATE:	September 4	,	1996
FROM: Arnold F. "Pa	at" Keller, III, Director, OP				
SUBJECT: Yeoho and	Dubbs Road				
INFORMATION:			8		
Item Number:	72				
Petitioner:	Fowble, Otto, MacMaster and Courtn	ey Prop	er <u>ty</u>		
Property Size:		·			
Zoning:	RC-2				
Requested Action:	Special Hearing				
Hearing Date:					
SUMMARY OF RECOMMEN	DATIONS:				
	of the information provided, staff oner regarding an interpretation of			3em∙	ent of
Prepared by:	Muy W. Lag Dary L. Keins				
AFK • . TT.					

BALTIMORE COUNTY, MARYLAND

DEPARTMENT OF ENVIRONMENTAL PROTECTION AND RESOURCE MANAGEMENT

INTER-OFFICE CORRESPONDENCE

TO:

Mr. Arnold Jablon, Director

September 6. 1996

Zoning Administration and Development Management

FROM:

Robert A. Wirth RAL/9P

SUBJECT: Zoning Item #72 - Fowble Property

Yeoho & Dubbs Roads

Zoning Advisory Committee Meeting of August 26, 1996

The Department of Environmental Protection and Resource Management offers the following comments on the above-referenced zoning item:

Environmental Impact Review

Development of the property must comply with the Regulations for the Protection of Water Quality, Streams, Wetlands and Floodplains (Sections 14-331 through 14-350 of the Baltimore County Code).

Development of this property must comply with the Forest Conservation Regulations (Sections 14-401 through 14-422 of the Baltimore County Code).

Agricultural Preservation Program

This request should not be granted. The provisions of the RC-2 zone, especially the density factor, was implemented specifically to protect agriculture and reduce sprawl. Despite the merits of the appeal, the landowner may seek other avenues to meet the spirit of the will. This same issue was presented in the Graziano case on Middletown and Freeland Roads and in that case it was ultimately decided that the density prevails.

Any decision that would permit zoning to be exceeded by will would erode the efforts of the County to protect agricultural land and reduce sprawl.

RAW:PD:WL:sp

FOWBLE/DEPRM/TXTSBP



David L. Winstead Secretary Parker F. Williams Administrator

8-30-94

Ms. Rosiyn Eubanks Baltimore County Office of Permits and Development Management County Office Building, Room 109 Towson, Maryland 21204

RE:

Baltimore County Item No. 072 / RT

Dear Ms. Eubanks:

This office has reviewed the referenced item and we have no objection to approval as it does not access a State roadway and is not affected by any State Highway Administration projects.

Please contact Bob Small at 410-545-5581 if you have any questions.

Thank you for the opportunity to review this item.

Very truly yours,

Ronald Burns, Chief Engineering Access Permits

BS/es

3

My telephone number is

Maryland Relay Service for Impaired Hearing or Speech 1-800-735-2258 Statewide Toll Free

MOROFILMED

Baltimore County Government Fire Department



700 East Joppa Road Towson, MD 21286-5500 Office of the Fire Marshal (410) 887-4880

DATE: 08/27/96

Arnold Jablon
Director
Zoning Administration and
Development Management
Baltimore County Office Building
Towson, MD 21204
MAIL STOP-1105

RE: Property Owner: SEE BELOW

Location: DISTRIBUTION MEETING OF AUGUST 26, 1996.

Item No.: SEE BELOW Zoning Agenda:

Gentlemen:

Pursuant to your request, the referenced property has been surveyed by this Bureau and the comments below are applicable and required to be corrected or incorporated into the final plans for the property.

8. The Fire Marshal's Office has no comments at this time, IN REFERENCE TO THE FOLLOWING ITEM NUMBERS:59,70,72,73,74,75,76,77,78,79 AND 80.

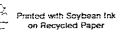
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REVIEWER: LT. ROBERT P. SAUERWALD

Fire Marshal Office, PHONE 887-4881, MS-1102F

cc: File

MICROPLINO

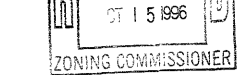




Baltimore County, Maryland

OFFICE OF PEOPLE'S COUNSEL

Room 47, Old CourtHouse 400 Washington Ave. Towson, MD 21204



(410) 887-2188

PETER MAX ZIMMERMAN People's Counsel CAROLE S. DEMILIO
Deputy People's Counsel

October 15, 1996

Lawrence E. Schmidt, Esquire Baltimore County Zoning Commissioner Old Courthouse, Room 118 400 Washington Avenue Towson, MD 21204

Hand-delivered

Re: Petition for Special Hearing
Yeoho and Dubbs Road, E of Dubbs
and W of Yeoho Road, 5th Election
District, 3rd Councilmanic
PETITIONERS: LOUISE FOWBLE, DORIS
OTTO, JEAN MacMASTER, MARY COURTNEY
Case No. 97-74-SPH
Hearing Date: 10/17/96, 9:00 a.m.

Dear Mr. Schmidt:

Upon citizen inquiry, we reviewed this case in light of the office's charter responsibility to defend the comprehensive zoning maps. Sec. 524.1.

We found there exists a legal issue of great public interest. An apparent question is whether a 1984 court-ordered partition of property between sisters pursuant to RP Art. Sec. 14-107(a) supersedes or displaces the 1979 agricultural (RC-2) zone designation, and subdivision lot density provision. BCZR 1A01.3B. Part of Bill 178-79, this key zoning provision states that lots of record between 2 and 100 acres in size may not be subdivided into more than 2 lots.

Briefly stated, a Circuit Court partition order cannot and does not preempt or supersede county zoning legislation. The property in question must be evaluated for compliance with RC-2 zone subdivision lot density independently of the privately instituted partition proceedings. Moreover, there does not appear to be any doctrine of equity or estoppel which defeats the comprehensive zoning ordinance.

The Circuit Court dealt with a somewhat similar issue in the attached Graziano case, 88-CG-1510, involving a will which

Lawrence E. Schmidt, Esquire Baltimore County Zoning Commissioner October 15, 1996 Page Two

divided a tract into more lots than allowed in the RC zone. Reversing the County Board of Appeals, the Court held that the law prevailed, even though the will predated it. A property owner may not by will dictate the effectiveness of future public law. There is nothing in the filing of the private partition case here, subsequent to the zoning legislation, which would confer any greater authority to displace the public enactment.

In the absence of a rezoning, the petitioners must comply with the RC zone subdivision lot density. Otherwise, the entire RC-2 zone would be subject to private rearrangement, in effect, a rezoning by another name.

Very truly yours,

Peter Max Cimmeman frag.
Peter Max Zimmerman

People's Counsel for Baltimore County

Carole S. Demilio

Deputy People's Counsel

PMZ/caf Enclosure

cc: Michael Gisriel, Esq., 210 E. Lexington St., Suite 400, Baltimore, MD 21202

Ms. Gloria Stuart, 16616 Dubbs Road, Sparks, MD 21152

John Bernstein, Valleys Planning Council, P.O. Box 5402, Towson, MD 21285

11-29-88-Cla, OB, Reversed CBA (thereby denying).

PCF! -

PEOPLE'S COUNSEL FOR BALTIMORE COUNTY

IN THE

Annellan

CIRCUIT COURT

Appellant

FOR

٧s.

FOR- FRUIDS UNE!

BALTIMORE COUNTY

THOMAS JEROME GRAZIANO, et al

Appellees

88 CG 1510

OPINION

on People's Counsel for Baltimore County's appeal from the order of the County Board of Appeals dated March 1, 1988. The Board's decision on this matter was that the Petition for Special Hearing should be granted, providing a stipulation be entered among the Land Records of Baltimore County that so long as the zoning remains R.C. 2 no further subdividing or building permits will be permitted.

The facts in this case are that Lizetta Bedgar owned a large farm in northern Baltimore County. In 1976, she parceled off through the subdivision process nine parcels, some of which were sold and some of which went to relatives. She retained title to what is known as Tract A, consisting of some 21.7 acres. At that time, she made known, through the preparation of her will, that upon her death two further parcels were to be allocated, one to her grandson and one to Mr. Graziano. In 1979, the R.C. 2 regulations took effect and Tract A containing the 21 plus acres thereupon became a single parcel, even though it was her avowed intention to allot the two six-acre parcels to her grandson and to her employee. In

trustee of her estate distributed the lots, one to the grandson and one to Mr. Graziano. Mr. Graziano applied for a building permit and said permit was denied because Tract A was zoned R.C.2 and two houses had already been developed.

The County Board of Appeals reversed the Zoning Commissioner stating that since Mr. Graziano assumed in 1976 that he would receive a viable inheritance, that it would be arbitrary for the Board to deny him the building permit making the 5 plus acre parcel a viable use of land. The Appellee (Thomas Graziano) also argues that Section 22-42(4) of the Baltimore County Code exempts this property from the requirements of R.C. 2 zoning.

This Court, although sympathetic to Mr. Graziano under the facts, doesn't feel that the Board has properly interpreted the law. The controlling statutory authority is Baltimore County Zoning Regulation 1A01.3Bl. It states that no lot of record lying within an R.C. 2 zone and having a gross area between 2 and 100 acres may be subdivided into more than 2 lots. Despite Mrs. Bedgar's intention, she has no right to change the law merely by writing a will which contains intentions contrary to the law existing at the time of her death. As to Appellee's argument that Section 22-42(4) of the Baltimore County Code exempts this property from R.C. 2 zoning requirements, this section exempts such properties from having to go through the County Review Group, but has no effect on the Baltimore County Zoning Regulations.

While the Board of Appeals could not legally grant Mr.

Graziano the relief he desires under the law, he may yet be able to obtain permission to build a home on his property. Certainly,

Mr. Graziano can request a special exception to the zoning regulation in the form of a documented site plan.

In summary, on review of the evidence and the law this Court finds the County Board of Appeals' order to be contrary to the law.

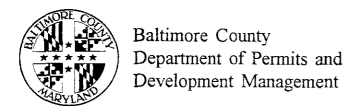
Accordingly the decision of the County Board of Appeals is reversed.

Appellees to pay the costs.

DANA M. LEVITZ, pudge

Copies sent to:

Phyllis Cole Friedman, Esquire Peter Max Zimmerman, Esquire Jeffrey H. Gray, Esquire County Board of Appeals



Development Processing County Office Building 111 West Chesapeake Avenue Towson, Maryland 21204

November 29, 1996

Mr. David R. Smith 16701 Yeoho Road Sparks, MD 21152

RE: Petition for Special
Hearing
NW/S Dubbs Road and SE/S
Yeoho Road
(Parcel 2 and Lots 1, 2
and 3 of Parcel 1 of the
Smith Property)
5th Election District
3rd Councilmanic District
Louise Fowble, Doris Otto,
Jean MacMaster & Mary
Courtney - Petitioners
Case No. 97-74-SPH

Dear Mr. Smith:

Please be advised that an appeal of the above-referenced case was filed in this office on November 22, 1996 by Michael Gisriel, Esquire on behalf of Louise Fowble, Doris Otto, Jean MacMaster & Mary Courtney. All materials relative to the case have been forwarded to the Baltimore County Board of Appeals (Board).

If you have any questions concerning this matter, please do not hesitate to call 887-3180.

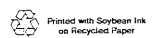
ARNOLD JABLON

Director

AJ:rye

c: Mr. R. Scott Stuart
Mr. Thomas R. Coburn
Ms. Mary P. Shaffer
People's Counsel

MICROFILMED



APPEAL

Petition for Special Hearing
NW/S Dubbs Road and SE/S Yeoho Road
(Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of Smith Property)
5th Election District - 3rd Councilmanic District
Louise Fowble, Doris Otto, Jean MacMaster & Mary Courtney - Petitioners
Case No. 97-74-SPH

Petition for Special Hearing

Description of Property

Certificate of Posting

Certificate of Publication not Found

Entry of Appearance of People's Counsel

Zoning Advisory Committee Comments

Protestants Sign-In Sheet

Petitioners' Exhibits:

- 1 Plat to Accompany Petition for Special
 - Hearing
- 2 Title History
- 3 Title Deed
- 4 Circuit Court Bill of Complaint for Partition
- 5 Copy of Deed
- 6A-6D Four Copies of the Deed
 - 7 Building Permit
 - 8 Map
 - 9 Assessment Tax Map
 - 10 Exclusive Right to Sell Listing Contract

Nineteen Letters of Opposition

Opinion of Circuit Court for Baltimore County dated November 29, 1988

Last Will and Testament of E. Grace Miller

Letter from Arnold Jablon to Louise Fowble, Doris Otto, and Jean MacMaster dated April 13, 1995

Letter from Louise Fowble, Doris Otto, Jean MacMaster, and Mary Courtney to Baltimore County Zoning Commissioner dated July 11, 1996

Letter from Peter Max Zimmerman and Carole S. Demilio of People's Counsel for Baltimore County to Lawrence E. Schmidt dated October 15, 1996

Letter from David R. Smith to Lawrence Schmidt dated October 26, 1996

Zoning Commissioner's Order dated October 30, 1996 (Denied)

Notice of Appeal received on November 22, 1996 from Michael Gisriel, Esquire on behalf of Louise Fowble, Doris Otto, Jean MacMaster, and Mary Courtney

c: Michael Gisriel, Esquire, Gisriel & Brush, P.A., 210 E. Lexington Street, Suite 400, Baltimore, MD 21202

Mr. David R. Smith, 16701 Yeoho Road, Sparks, MD 21152

Mr. R. Scott Stuart, 16616 Dubbs Road, Sparks, MD 21152

Mr. Thomas R. Coburn, 16619 Dubbs Road, Sparks, MD 21152

Ms. Mary P Shaffer, 16929 Yeoho Road, Parkton, MD 21120 People's Counsel of Baltimore County, M.S. 2010

Request Notification: Lawrence Schmidt, Zoning Commissioner Arnold Jablon, Director of PDM

APPEAL

Petition for Special Hearing
NW/S Dubbs Road and SE/S Yeoho Road
(Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of Smith Property)

5th Election District - 3rd Councilmanic District
Louise Fowble, Doris Otto, Jean MacMaster & Mary Courtney - Petitioners
Case No. 97-74-SPH

Petition for Special Hearing Description of Property Certificate of Posting Certificate of Publication not Found Entry of Appearance of People's Counsel Zoning Advisory Committee Comments Protestants Sign-In Sheet 1 - Plat to Accompany Petition for Special Petitioners' Exhibits: Hearing 2 - Title History 3 - Title Deed _4 - Circuit Court Bill of Complaint for Partition 5 - Copy of Deed √6A-6D - Four Copies of the Deed 7 - Building Permit , 8 - Map 9 - Assessment Tax Map 10 - Exclusive Right to Sell Listing Contract (/8) (19 pages)
Nineteen Letters of Opposition Opinion of Circuit Court for Baltimore County dated November 29, 1988 Last Will and Testament of E. Grace Miller Letter from Arnold Jablon to Louise Fowble, Doris Otto, and Jean MacMaster dated April 13, 1995 Letter from Louise Fowble, Doris Otto, Jean MacMaster, and Mary Courtney to Baltimore County Zoning Commissioner dated July 11, 1996 Letter from Peter Max Zimmerman and Carole S. Demilio of People's Counsel for Baltimore County to Lawrence E. Schmidt dated October 15, 1996 Letter from David R. Smith to Lawrence Schmidt dated October 26, 1996 Zoning Commissioner's Order dated October 30, 1996 (Denied) Notice of Appeal received on November 22, 1996 from Michael Gisriel, Esquire on behalf of Louise Fowble, Doris Otto, Jean MacMaster, and Mary Courtney w/D applacate 9/02/97
c: *Michael Gisriel, Esquire, Gisriel & Brush, P.A., 210 E. Lexington Street, Suite 400, Baltimore, MD 21202 Mr. David R. Smith, 16701 Yeoho Road, Sparks, MD 21152 Mr. R. Scott Stuart, 16616 Dubbs Road, Sparks, MD 21152 √Mr. Thomas R. Coburn, 16619 Dubbs Road, Sparks, MD 21152 Ms. Mary P Shaffer, 16929 Yeoho Road, Parkton, MD 21120

Request Notification: Lawrence Schmidt, Zoning Commissioner
Arnold Jablon, Director of PDM WICROFILMED

People's Counsel of Baltimore County, M.S. 2010

Notices, etc. to Petitioner (Fowble) c/o her son: John F. Fowble, VMD P.O. Box 32
Timonium, MD 21094-0032

NTERESTED PARTY:

Sam Nitzberg
16803 Yeoho Road
Sparks-Glencoe, MD 21152

Case No. 97-74-SPH

SPH -To approve four parcels in question, being separately owned by each Petitioner, to be sold and/or utilized as separate building lots.

10/30/96 -Zoning Commissioner's Order in which Petition for Special Hearing was DENIED.

3/18/97 -Notice of Assignment for hearing scheduled for Wednesday, May 28, 1997 at 10:00 a.m. sent to following:

Michael Gisriel, Esquire
Louise Fowble, Doris Otto,
Jean MacMaster, & Mary Courtney
David R. SMith
R. Scott Stuart
Thomas R. Coburn
Mary P. Shaffer
People's Counsel for Baltimore County
Pat Keller
Lawrence E. Schmidt

Arnold Jablon, Director /PDM Virginia W. Barnhart, Co Atty

- 4/15/97 -Pursuant to telephone call from David Smith regarding discrepancy between day of week and date of hearing, an Amended Notice was issued this date to correct that issued on 3/18/97. Date as shown on original Notice is correct; however, the day of the week is Wednesday.

 Spoke with both Mr. Smith and Michael Gisriel by telephone this date in this regard.
- 5/08/97 -Letter requesting postponement filed by Michael Gisriel, Esquire, on behalf of Appellants /Petitioners: requested document (CCt hearing transcript) not available by 5/28/97 and also schedule conflicts on behalf of his clients. To be PP'd without objection by PC and notice to be sent.
- 5/09/97 -Notice of PP and Reassignment sent to parties; matter rescheduled to Thursday, September 18, 1997 at 10:00 a.m.
- 6/02/97 -Letter from Stacey Sutton requesting placement in file as interested party for notification, etc.
- 8/29/97 -T/C from Petitioner's son; possibility there may be need for change in representation; also possible that request for postponement may be sent.
- 9/02/97 -Letter from Michael Gisriel, Esquire, striking appearance as attorney for Petitioners /Appellants; also requesting postponement to allow sufficient time for Petitioners to retain legal counsel.

 T/C to Dr. Fowble (son of Petitioner); advised of request and that we would schedule at first date on Board's docket.
- 9/03/97-Second Notice of PP and Reassignment sent to parties (amended notice to reflect Jack Dillon as Exec Director, VPC); matter rescheduled to Wednesday, November 26, 1997 at 1:00 p.m. Hearing Scheduled on wen'ts
- 9/11/97 -Motion to Dismiss Appeal filed by People's Counsel.
- 9/24/97 -Notice of Assignment sent to parties; Motion only hearing scheduled for Wednesday, October 22, 1997 at 10:30 a.m. o. Wotion To Didnise MICROFILMED

10/21/97 -T/C from John Fowble, VMD - Petitioners /Appellants in this matter will be withdrawing their appeal in Case No. 97-74-SPH; intend to begin "at the beginning" before the Zoning Commissioner; have consulted new counsel. Dr. Fowble will FAX a copy of the withdrawal letter this date; Motion Hearing scheduled for 10/22/97 to be pulled from docket; Board to be notified upon receipt of letter.

- Received FAX copy of dismissal letter from Louise Fowble et al; Order of Dismissal prepared /kcb. Notified panel; notified CP and Towson Reporting; also notified People's Counsel, as well as J. Dillon and the residence of Stacey Sutton; left messages for RS Stuart; TR Coburn; and S. Nitzberg. Unable to locate telephone numbers in white pages for Mr. DR Smith and Ms. MP Shaffer.
- Motion hearing of 10/22/97 pulled from docket, as well as hearing scheduled for Wednesday, 11/26/97. This matter has been withdrawn and dismissed. Order to be issued.

BALTIMORE COUNTY, MARYLAND

INTER-OFFICE CORRESPONDENCE

TO: Arnold Jablon, Director DATE: August 11, 1998

Permits & Development Management

FROM: Charlotte E. Radcliffe

County Board of Appeals

SUBJECT: Closed File:

97-74-A /Louise Fowble, et al

As no further appeals have been taken in the above captioned case, which was dismissed by Order dated October 31, 1997, we are hereby closing the file and returning same to you herewith.

Attachment (Case File No. 97-74-A)

THE VALLEYS PLANNING COUNCIL, INC.

212 Washington Avenue P.O. Box 5402 Towson, Maryland 21285-5402 410-337-6877 410-296-5409 (FAX)

April 24, 1997

Mr. Robert Schuetz Baltimore County Board of Appeals Old Court House Towson, MD 21204

Re: 97-74-SPH

Dear Mr. Schuetz:

The Valleys Planning Council opposes Petitioners' Request on Appeal to confirm the existence of four building lots at this site, and urges you to uphold the opinion of the Zoning Commissioner denying the Petition.

Simply put, we cannot see how an order of the Circuit Court can preempt the clearly stated zoning law of Baltimore County that was in force at that time. The RC-2 law and an analysis of this case indicate that only two lots may legally exist here.

Very truly yours,

John Bernstein

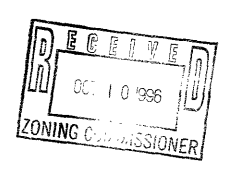
Executive Director

THE VALLEYS PLANNING COUNCIL, INC.

212 Washington Avenue P.O. Box 5402 Towson, Maryland 21285-5402 410-337-6877 410-296-5409 (FAX)

October 7, 1996

Mr. Timothy Kotroco Deputy Zoning Commissioner Room 112 Old Court House Towson, MD 21204



Re: 97-74-SPH 11 Acres at Yeoho and Dubbs Roads

Dear Mr. Kotroco:

The Valleys Planning Council opposes the Petitioners' request to confirm 4 building lots at this site.

It is clear from the Baltimore County Zoning regulations, Sec. 1A01.3B, that any RC-2 lot of record which was in existence before 1979 and contains between 2 and 100 acres may be subdivided into at most 2 building lots.

In the present case, the Land Records show that the property originally consisted of 89 acres, more or less, in three record parcels of 78, 2.826, and 7.5 acres. Each of these parcels was separately described before November, 1979. On the 78-acre parcel, therefore, two building lots, at most, were allowable.

Pursuant to Baltimore County Court order, in 1984, 4 lots were created out of two of these parcels. One lot corresponded to the 2.826-acre parcel owned by Mary Courtney, which, as shown above, was never part of the 78-acre parcel and need not concern us further.

The other three lots, however, were created out of approximately 11 acres of the 78-acre parcel. This created four lots - the three lots belonging to Otto, Fowble, and McMaster, and the 67-acre remainder parcel, presently improved with a house - where only two are allowed under the BCZR. Therefore, an illegal subdivision occurred. See the attached letter from Arnold Jablon, Director of PDM, in corroboration of this.

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Page 2

In support of the subdivision, petitioners advance the theory that Sec. 22-42 (4) of the 1978 Baltimore County Code, then in force, exempts this subdivision from the provisions of the Baltimore County Zoning Regulations. This is clearly mistaken. The first sentence of Section 22-42 states that the exemption in question is from Division 2 of the Development Regulations, which has to do only with the development review process. There is no implication that the section provides an exemption from the Zoning Regulations.

Further, it is unclear how the doctrine of estoppel applies. Petitioners have taken no action in reliance upon the Court order. They have not sold the three lots, nor have they built houses upon them. There is no equitable issue that would not be addressed by the sale of the parcels as one unit, with one building right, and subsequent distribution of the proceeds. In fact, all three of the unbuilt lots are on the market at this time.

Finally, this letter is evidence of community opposition to the Petition.

Thank you for your attention to this matter.

Sincerely, Folm Bernstern

John Bernstein Executive Director

LAW OFFICES

GISRIEL & BRUSH, P.A.

SUITE 400

6310 STEVENS FOREST ROAD SUITE 100 COLUMBIA, MARYLAND 21046

IO840 LITTLE PATUXENT PARKWAY SUITE IO2 COLUMBIA, MARYLAND 21044

300 FREDERICK ROAD SUITE 100 CATONSVILLE, MARYLAND 21228 210 EAST LEXINGTON STREET
BALTIMORE, MARYLAND 21202-3514

TEL: (410) 539-0513 (301) 585-1249 (WASH., D.C. AREA) FAX: (410) 625-3859 600: MONTROSE ROAD SUITE 30: ROCKVILLE, MARYLAND 20852

120 SECOND STREET

702 RUSSELL AVENUE SUITE 207 GAITHERSBURG, MARYLAND 20877

November 21, 1996

Zoning Administration and Development Office of Baltimore County 111 W. Chesapeake Avenue, Room 111 Towson, Maryland 21204 Attn: Appeals Coordinator

Re: Petitioner's Notice of Appeal-

PETITION FOR SPECIAL HEARING NW/S Dubbs Road and SE/S Yeoho Road

(Parcel 2 and Lots 1, 2 and 3 of Parcel 1 of the Smith Property)

5th Election District - 3rd Councilmanic District

Louise Fowble, Doris Otto, Jean MacMaster, Mary Courtney -

Petitioners Case No. 97-74-SPH

Dear Appeals Coordinator:

My clients, Louise Fowble, Doris Otto, Jean MacMaster and Mary Courtney, Petitioners, by and through me as their attorney hereby appeal the decision dated <u>October 30, 1996</u> rendered in the above-captioned matter by the Zoning Commissioner for Baltimore County to the Baltimore County Board of Appeals. Pursuant to your direction, enclosed please find mu check for \$175 made payable to Baltimore County for said appeal on behalf of my above named clients.

Please let me know the date, time and place said appeal will be heard by the Board of Appeals. If you need any additional information or have any questions, please don't hesitate to contact me. I remain

Very truly yours,

Michael Gisriel

MG:wlf Enclosure

cc: Dr. John Fowble, Petitioner's Representative

Baltimore County Board of Appeals

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PLEASE PUT ME ON THE MAILING

LIST FOR ANY INFORMATIONS
CONCERNING ZONING APPEAR CASE
\$97-74-SPH

(Property located between Yeoho Rd + Dubbs Rd.)

MyNAME + ADDRESS: SAM NITZBERG 16803 YEO HO 12D SPARICS GUENCOE, MD 21152

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To:	Kathleen C. Bianco	Hax:	410 887-3182	
From	: Louise M. Fowble, et.	al Date:	10/21/97	
Re:	Case # 97-74-SPH	Pages	DisplayText cannot	span more than (
CC: [Click here and type na		ame]		
□ Ur	gent 21 For Review	☐ Please Comment	□ Piease Reply	□ Please Recycle
•	• •	₽		•

July 11, 1996

97-74-5PH

Zoning Commissioner of Baltimore County County Office Building - 1st Floor 111 West Chesapeake Avenue Towson, Maryland 21204

Re: Petition for Special Hearing for the

Property located at Yeoho and Dubbs Roads - North Central Baltimore County, Maryland (5th Election District) totaling

approximately 13.6 acres in toto

Dear Baltimore County Zoning Commissioner:

This letter authorizes our attorney, Michael Gisriel, Esq., whose office is 210 E. Lexington Street, Suite 400, Baltimore, Maryland 21202 (Tel. 410-539-0513/FAX 410-625-3859) to act as our attorney and legal representative for the above captioned matter. Mr. Gisriel has full authority to act on our behalf for the above captioned matter including but not limited to the authority to sign the Petition for Special Hearing and all documents related thereto on our behalf. We are

Mrs. Louise Fowble

201 W. Timonium Road

Timonium, Maryland 21093

Mrs. Jean MacMaster

Apartment 204

300 S. Sykes Creek

Merritt Island, Florida 32952

Mrs. Doris Otto

1301 Louisa Street

Williamsport, Pennsylvania 17701

724

J-1007

Mrs. Mary Courtney

16606 Dubbs Road

Sparks, Maryland 21152

Very truly yours.

MIGROFILMED

Baltimore County Government Office of Zoning Administration and Development Management



111 West Chesapeake Avenue Towson, MD 21204 (410) 887-3353

April 13, 1995

Mrs. Louise Fowble 201 West Timonium Road Timonium, Naryland 21093

Mrs. Doris Otto 1301 Louise Street Williamsport, Pennsylvania 17701 Jean Mrs. Joan MacMaster 300 South Sykes Craek, Apt. 204 Merritt Island, Florida 32952

> RE: Partition of 11 acres Yeoho and Dubbs Roads 5th Election District

Dear Mrs. Fowble, Mrs. Otto & Mrs. MacMaster:

It has recently been brought to the attention of this office that, in or about 1984, property currently owned by you was subdivided into three distinct parcels by court order. I apologize for having to write this letter to you, but I must provide you with notice that such a subdivision violates Baltimore County laws.

Although the court may have been within its right to partition the 11 acres located at Yeoho and Dubbs Roads, such a partition was in violation of the Baltimore County zoning regulations. The original parcel from which the 11 acres was separated, consisting of approximately 78 acres, could be subdivided into two buildable lots; however, neither the 67-acre or 11-acre parcel which were then created could be further subdivided.

The issue at hand is whether the three lots created by partition in 1984 are buildable and whether they are in compliance with county zoning and development regulations. The Baltimore County zoning regulations do not permit the 11 acres, zoned R.C.2, to be further subdivided. Therefore, in the opinion of this office, the lots created by the court order are unbuildable.

If you disagree, I suggest that you file a petition for special hearing for an interpretation as to whether this determination is correct. Please call 887-3391 for information on filing procedures. It is important that this issue be resolved.

Mrs. Louise Fowble Mrs. Doris Otto Mrs. MacMaster Page Two April 13, 1995

It is the responsibility of the county to ensure notice to subsequent purchasers that the lots are unbuildable. Therefore, if you fail to request such a hearing, the county will have no choice but to record such a notice in the land records office of Baltimore County.

If you have any questions regarding the above, please feel free to call this office.

Sincerely,

ARNOLD JABLON

Birector

AJ:1b

, <u>;</u> .

c: Douglas G. Worrall, Esquire

LAST WILL AND TESTAMENT

OF

E. GRACE MILLER

I. E. GRACE MILLER, of Baltimore County, Maryland, being of sound and disposing mind, memory and understanding, do hereby make, publish and declare this as and for my Last Will and Testament, hereby revoking all other Wills and Codicils to Wills by me heretofore made.

DAY from my estate all of my just debts and funeral expenses and any taxes due by me or by my estate.

have predeceased me, I give, device and bequeath my entire interest in and to the Baltimore County property containing approximately one hundred forty-seven (147) acres heretofore deeded by John W. Heisse and Kathleen H. Heisse, his wife to myself and my said daughter, MARJORIE M. SMITH, as joint tenants, unto the descendants of my said daughter, MARJORIE M. SMITH, living at the time of my death in equal shares, per stirpes and not per capita, as tenants in common.

and property, whether real, personal or mixed of whatsoever kind, nature and description, and whereseever situate, which I may own at the time of my death or over which I may have power of disposition at the time of my death, I hereby give, devise and bequeath unto my descendants living at the time of my death, in equal shares, share and share alike, per stirpes and not per capita.

NA PROPERTY AND

See Code ITEM FOUR: I hereby constitute and appoint my daughter, MARJORIE M. ITH to be the Executrix of this my Last Will and Testament, and I do he by excuse my said Executrix and her successor hereinafter named from giving any bond for the faithful performance of their duties as such. In the event of the death, refusal or inability to act as Executrix of said MARJORIE M. SMITH, then I direct that JOHN W. HEISSE shall be Executor hereunder in the place and stead of said MARJORIE M. SMITH.

I do hereby confer upon my Executrix and her successor all powers necessary, proper or convenient for the preservation, management and direction of my estate, and I do hereby authorize them to sell, assign, transfer, convey, exchange, divide, invest, reinvest, mortgage, lease, deed and otherwise deal with the whole or any portion of my estate, real or personal, as they, in their judgment, may deem proper, and to that end to make deeds, conveyances, leased, transfers and other instruments of writing and to receive payment and to do all other acts and things incident thereto; also I do hereby expressly sutherize my Executrix and her successor to compromise and adjust any and all claims in connection with my estate, whether such claims be in favor of or against my

MICROFILMED

estate, upon such terms and conditions as they may deem just and the decision of my Executrix and her successor shall be binding and conclusive upon all persons and corporations interested therein.

In any case in which my Executrix or her successor is required, pursuant to the provisions of this my Last Will and Testament, to divide any part of my estate into parts or shares, or to distribute such parts or shares, they are authorized and empowered, in their sole discretion, to make such division or distribution in kind or in money, or partly in kind and partly in money and for the purpose of such allotment the judgment of my Executrix or her successor concerning the propriety thereof, and the relative value for the purpose of division or distribution of the property and securities so allotted shall be binding and conclusive on all persons interested therein.

All of the aforegoing powers shall be exercised without the necessity of prior application to, or subsequent ratification by any Orchans'

my seal this 1727 day of July , 1944.

E. Grace Miller (SEAL)

Signed, scaled, published and declared by the said Testatrix, who at her request, in her presence, and in the presence of each other, have of

John Clockram 509 Title Bldg

Elici F. Young 509 Title Bldg

J. Fredrick Taylor 509 Title Bldg

509 Title Bldg

FIRST CODICI

RELATES DALLY TO EXECUTABLE

I, E. GRACE MILLER, of Baltimore County, State of Mary-land, do make, publish and declare this to be the First Codicil of my last Will and Testament dated July 17, 1944.

I declare ITEM FOUR null and void and in its place I insert the following:

"ITEM FOUR: I hereby constitute and appoint my daughter, MARJORIE M. SMITH to be the Personal Representative of this my Last Will and Testament, and I do hereby excuse my said Personal Representative and her successor hereinafter named from giving any bond for the faithful performance of their duties as such. In the event of the death, refusal or inability to act as Personal Representative of said MARJORIE M. SMITH, then I direct that LOUISE M. FOWBLE shall be Personal Representative hereunder in the place and stead of said MARJORIE M. SMITH.

I do hereby confer upon my Personal Representative and her successor all powers necessary, proper or convenient for the preservation, management and direction of my estate, and I do hereby authorize them to sell, assign, transfer, convey, exchange, divide, invest, reinvest, mortgage, lease, deed and otherwise deal with the whole or any portion of my estate, real or personal, as they, in their judgment, may deem proper, and to that end to make deeds, conveyances, leases, transfers and other instruments of writing and to receive payment and to do all other acts and things incident thereto; also I do hereby expressly authorize my Personal Representative and her successor to compromise and and adjust any and all claims in connection with my estate, whether such claims be in favor of or against my estate, upon such terms and conditions as they may deem just and the decision of my Personal Representative and her successor shall be binding and conclusive upon all persons and corporations interested therein.

In any case in which my Personal Representative or her successor is required pursuant to the provisions of this my Last Will and Testament, to divide any part of my estate into parts or shares, or to distribute such parts or shares, they are authorized and empowered, in their sold discretion, to make such division or distribution in kind or in money, or partly in kind and partly in money and for the purpose of such allotment the judgment of my Personal Representative or her successor concerning the propriety thereof, and the relative value for the purpose of division or distribution of the property and securities so allotted shall be binding and conclusive on all persons interested therein.

All of the aforegoing powers shall be exercised without the necessity of prior application to, or subsequent ratification by any Orphans' Court or any other Court."

IN WITNESS Whereof, I have hereunto set my Hand and Seal this 15th day of March, 1981.

E. Grace Miller, Testatrix (SEAL)

Signed, sealed, published and declared by E. GRACE MILLER, the above named Testatrix, as and for a First Codicil to her last Will and Testament, in the presence of us, who at her request, in her presence and in the presence of each other, hereunto subscribe our names as witnesses.

Ches 6. Lengt residing at 1729 Glen Ridge Rd 21734

Ches 6. Lengt residing at Partin and 21(20)

page two of two pages * 1

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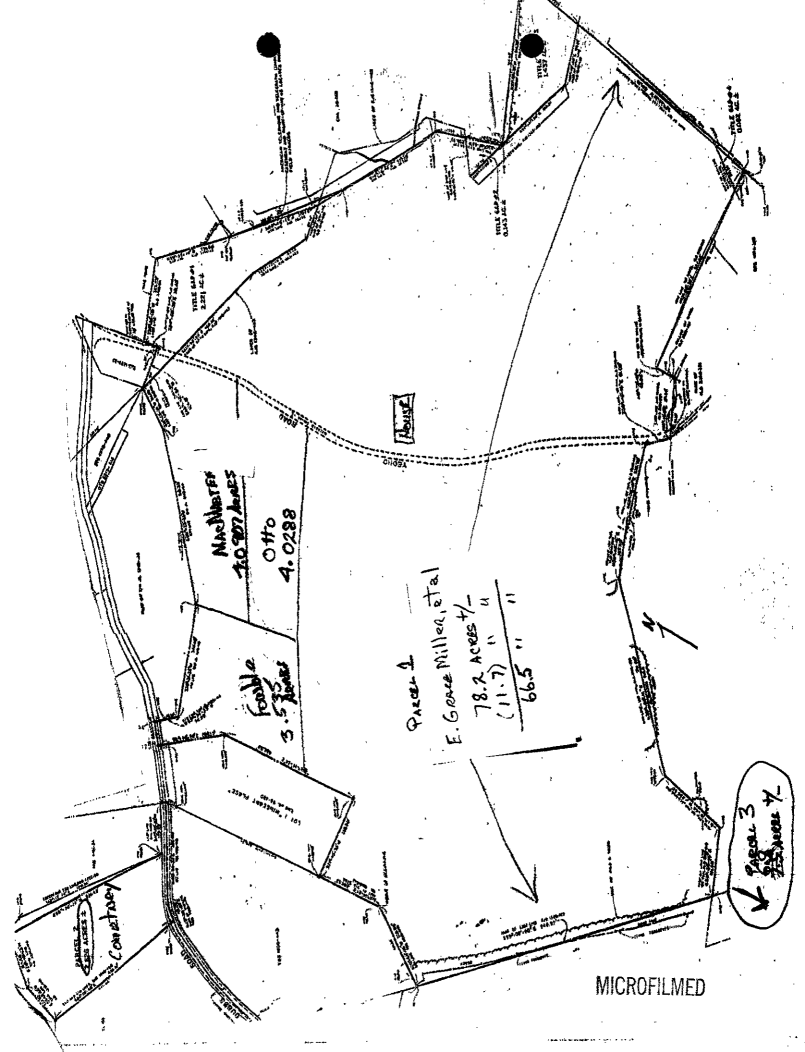


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sent copy of later for down of the following the following



Friday, May 30, 1997

Cathy Bianco
Board Of Appeals
Room 49
Old Court House
Towson, MD 21204

RE: Case # 97-74 SPH

Dear Ms. Bianco,

Please put me in the folder to keep me informed of Case # 97-74 SPH on Dubbs Road. My name is Stacey Sutton and my address is 16702 Dubbs Road, Sparks, Maryland 21152.

Thank you for your consideration on this matter.

Sincerely,

Stacey Sutton

Stacey A. Sutton

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COUNTY BOARD OF APPEALS

Cosen 6/02/97

MICROFILMED

I/we OPPOSE the zoning request change for the Fowble property on Yeoho and Dubbs Rd.(zoning committee file number 97-74-SPH hearing on October 17, 1996). The current RC-2 zoning that exists for this property, as well as for the surrounding area was implemented specifically to protect critical agriculture. In addition, this region is included in the 5th District Elementary school building moratorium area. I/we believe that permitting the zoning change of this property could jeopardize efforts of the county to protect agricultural land.

NAME (Print)

JANET MACHAMER, RN

EUGENE L. WU, MD 16726 DUBBS RD

SPARKS MD

Z1152

I/we OPPOSE the zoning request change for the Fowble property on Yeoho and Dubbs Rd. (zoning committee file number 97-74-SPH hearing on October 17, 1996). The current RC-2 zoning that exists for this property, as well as for the surrounding area was implemented specifically to protect critical agriculture. In addition, this region is included in the 5th District Elementary school building moratorium area. I/we believe that permitting the zoning change of this property could jeopardize efforts of the county to protect agricultural land.

NAME (Print) ADDRESS SIGNATURE

16813 Yecho Rock
Rebecca B BRISCOR Furley SPARKS MD 21152 Julien & Studies

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MICHEUE + DAVID JOHNSON 16530 YEOHORO Melele Bythnon

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NAME (PITIL)	ADDRESS	SIGNATURE	
Eugene Schweitzer	16924 Yeoho Rd	Eugene Schweitzer	
Elizabeth Schwei	+2er	<i>f</i>	٠.
,	16924 Yesho Re	1. E Öylett R. Leh	weity

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NAME (Print)	ADDRESS	SIGNATURE
Vicher L. Bunka	16730 Dubbs Bel	Mich Charles
RAYMEND D. BURKE	11	May 10 20
GLORIA STUART	16616 Dusps RD	David Sheert
M. Seat StuiR	i.	Mano June

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Marjorie & Brown Forald Vigner 16909 Ruttyboy Dam Rd
Parkton, Md, 21120

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NAME (Print)

ADDRESS

SIGNATURE

Samuel Nitzberg 16803 Yeoho Rd. Gun Mumelo

Vicki Mermelstein 16803 Yeoho Rd. Vicki Mumelo

I/we OPPOSE the zoning request change for the Fowble property on Yeoho and Dubbs Rd. (zoning committee file number 97-74-SPH hearing on October 17, 1996). The current RC-2 zoning that exists for this property, as well as for the surrounding area was implemented specifically to protect critical agriculture. In addition, this region is included in the 5th District Elementary school building moratorium area. I/we believe that permitting the zoning change of this property could jeopardize efforts of the county to protect agricultural land.

NAME (Print)

ADDRESS

SIGNATURE

Patril R. O'Brien The Salla H OBrien

PATRICIC R. O' Brien TIT 16918 B Yeoho Rd PARKTON, Md 21120

Stella H. OBRIEN

MICEOLIMICA

I/we OPPOSE the zoning request change for the Fowble property on Yeoho and Dubbs Rd. (zoning committee file number 97-74-SPH hearing on October 17, 1996). The current RC-2 zoning that exists for this property, as well as for the surrounding area was implemented specifically to protect critical agriculture. In addition, this region is included in the 5th District Elementary school building moratorium area. I/we believe that permitting the zoning change of this property could jeopardize efforts of the county to protect agricultural land.

NAME (Print)

RUSS CLARK 16819 YEOHORD Run Clark

Jayne Clark

Jayne Clark

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NAME (Print)

ADDRESS

SIGNATURE

Gregory J. Leyko 16910 Pretlyboy Dan Rd. Lengory of Leyko Parkton, Md. 21120

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NAME (Print) ADDRESS SIGNATURE

Kirk Evans 2521 Mt. Carnel Rd. Comel Rd. Patricia P. Evans 2521 Mt. Carnel Rd. Patricia P. Evans

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NAME (Print)	ADDRESS	SIGNATURE
Thomas Q. Cobnar	16619 Dubby Ro	10-11-91

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NAME (Print)

ADDRESS

SIGNATURE

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MAME (Print) ADDRESS SIGNATURE

MAMES P. WONDER HORST COMM NOWNER

16920 YEOHO DORD

PARKION ND 21120

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NAME (Print) ADDRESS SIGNATURE

John L. Bauer	16916 Yeoho Rd.	John	L Bauer	
Patricia B. Bau	er 16916 Yeak	GRJ.	Patricia	Laure
John L. Bauer Patricia B. Baue Albert M. Palewi	de 16916 Yes	phoRd.	albert sy.	Palentol
Edna K. Palewi	CK 16916 Yea	ho Rd.	Edna Si	lewich

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NAME (Print) ADDRESS SIGNATURE

MAN(es Brooks 16554 Folio R. SIGNATURE

SPARKS MID 21150

MR&MRS Billy Herry 16726 YEO NO Rel Bully Dely Spanks, MD 21152

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NAME (Print)

ADDRESS

SIGNATURE

16929 Yeoho Pd

Mary P Shaffer Parkton MD 21120 Mary P Shaffer

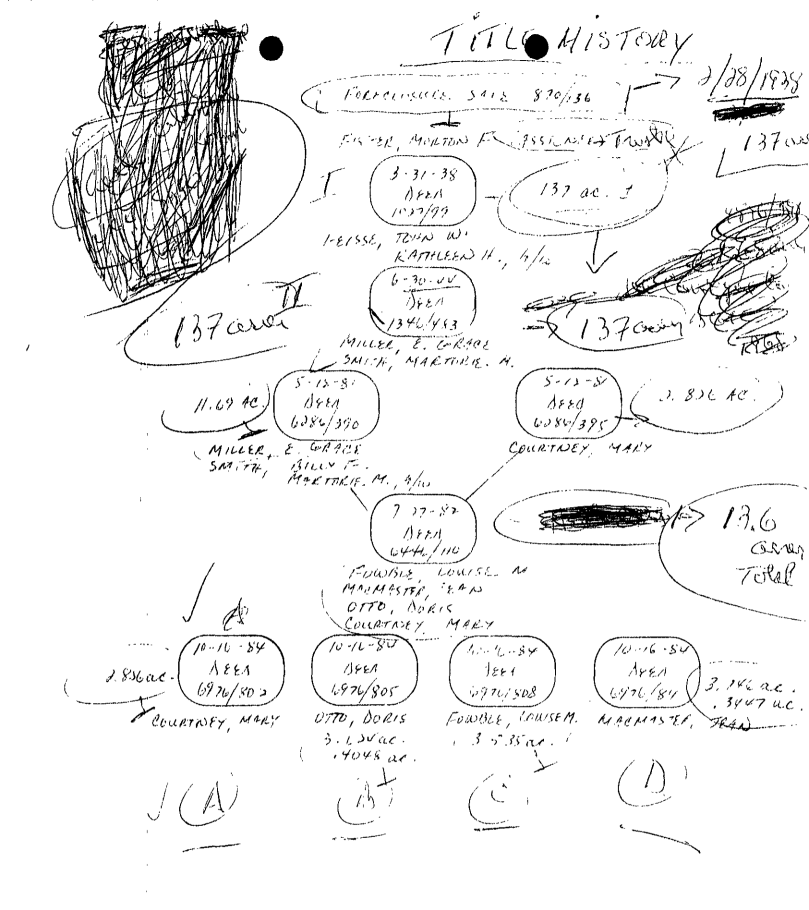
CARL E SHAFFER 16929 YEOHO Pd

Parkton M

PLEASE PRINT CLEARLY



NAME	ADDRESS
Mary P Shaffer	16929 Yeoho Ra
•	Parkton MD 21120
Cindy Burton Thomas P. Coburn	16619 DubbsRd Spirks, mazisz
R. Scott Stunes	16616 DUBRS RE SUMBA
D.R. Smith	
Dika Sty 171	1670/ YEOHO Rd, SPARIES 2115
·	





Pel Nos

1 ITLG HISTORY Hester Brush (Pre leceased) clicaseth A Beusin himo: Gordon -- Benjamin Gorsuch B. Haward Garsut John E. Garsuch Thomas J. Gorsuch WIN 9/18/89 Podrate Elizabeth Gorsud (W1) for Little than dec'd than to to Son Lewis A Goisuch for Lite them to daughter of Lewis . Elizabeth Grand Media Elizas. R Garand died I 5-4ject to life ethete Elizabeth 6 Millar - MTG (1/15/81) J. Fronk Miller Hanry V. Miner Foreclasure Sale 2/25/58 subject to Cte pitate 137000 Morton P Fisher Assignee - Inevite. Deed TOUR JR 1027/99 (3/3/1/38) 137 Acres. 13 tous John W. Heisse et un Deed RJS 1346/483 (6/30/44) (505 jed to Cite estate or Caus A. Gorant) (died 2/8/56)
(clemplly) (Mextle) (clempthi) "A

E. Grace Miller & Marjoice M. Smith as Joint Parants

137 coes

483

Fauly Farm

Liber, 1346,

483

3

John W Heisse & wf) nine hundred and forty-four by and between John W Heisse and Deed to) Kathleen H Heisse his wife of the City of Saltimore in the State R Grace Miller Et Al) of Maryland of the first part and E Grace Miller and Marjoria M USs\$3.30 - 8s\$3.00 .) Smith of the City and State aforesaid of the second part

other good and valuable considerations the receipt whereof is hereby acknowledged the said John W Heisse and Kathleen H Heisse his wife do grant and convey unto the said E Grace Miller and Marjorie M Smith as joint tenants and not as tenants in common their assigns the survivor of them and the survivor's heirs and assigns in fee simple subject to the outstanding life estate of Lewis A Gorsuch all that tract of land situate lying and being in Fifth Eleption District of Baltimore County and described as follows that is to say

HEGINNING for the same at the end of twenty-one perches on the twenty-fourth line of the whole tract of land called "Springfield" as run with one degree and fifteen minutes allowance for variation and running thence with and bounding on said line reversely south twelve and one-fourth degrees west eight perches to the end of the fourth line of the second percel of a treet of land called "James' Forest" and running thence with and bounding on said land reversely the five following courses north ninety-seven and one-fourth degrees east eight and one-half perches to a bounded white oak and black oak north seven and threefourths degrees east sixteen and one-fourth perches north twenty-four and one-fourth degrees east thirty-eight perches north seven and three-fourths degrees west thirteen and three-fourths perches until it intersects the twenty-sixth line of the whole tract of land called "Springfield" as run with one degree and fifteen minutes allowance for variation thence north seventeen and three-fourths degrees east one and one-half perches to the end of soid line thence still running with and bounding on "Springfield" with one degree and fifteen minutes allowance for variation the fourteen following courses north forty-one and three-fourths degrees east thirty perches north twenty and three-fourth degrees east six perches north seventy-seven and three-fourths degrees east twenty-eight perches north twenty-three and three-fourths degrees east thirty-two perches south sixty-six.and threefourths degrees west twenty-eight perches south fifty-one and three-fourths degrees west twenty-three perches north seventy-three and one-fourth degrees west three perches north twenty-one and one-fourth degrees west fourteen perches north nineteen and three-fourths degrees east twenty perches north five and one-fourth degrees west twenty-six perches north seventy and three-fourths degrees east seven perches north forty-seven and one-fourth degrees west eight perches south fifty-six and three-fourths degrees west fourteen perches north eighty-eight and three-fourths degrees west twenty-four perches thence running with and bounding on a tract of land called "Springfield Enlarged" north thirty-seven and onefourth degrees east eight am one-helf perches until it intersects the seventh line of a tract of land called "Medlicott's Venture" thence running with and bounding on said line north twenty-nine and three-fourths degrees west seven and one-half perches until it intermeets the north eighty-two degrees west fourteen and one-fourth perches line of that part, of "Springfield Enlarged" conveyed to Stephen Cill of John by Thomas Donovan thence running with and bounding on said land north eighty-two degrees west six and one-half perches to a bounded black oak standing near a small branch thence still running with and bounding on said land the eleven following courses north fifty-eight degrees west eleven and three-

fed No3

fourths perches to a bounded white oak standing near said branch south sixty-three and onehalf degrees west sixteen and one-fourth perches to two bounded white oaks standing on the
side of a hill north eighty and one-half degrees west eleven and three-fourths perches to
a bounded black oak standing at the end of the south seven degrees west twenty-eight perches line of a tract of land called "Bonds and Prices Gift" thence running with and bounding on said land the four following courses west sixty perches south twenty perches south
seventy degrees west sixty perches south thirty-eight degrees west twelve and one-half
perches until it intersects the fifty-eighth line of the whole tract of land called "Springfield" thence bounding on said line reversely south eighty-eight degrees east thirteen and
one-half perches to the beginning thereof thence still bounding on "Springfield" reversely
the three following courses south twenty-three degrees west ten perches south two degrees
west eight perches south forty-three degrees west thirteen perches until it intersects a
line drawn north sixty-two degrees west from the above mentioned beginning and thence with
a straight line to the beginning

CONTAINING one hundred forty-seven and one-fourth sores of land more or less
SAVING AND EXCEPTING the recut the following portions of said described property
which were heretofore sold and conveyed by the following conveyances vix

- 1 Deed from Benjamin Gorsuch to the School Commissioners of Baltimore County deted January 2 1869 and recorded among the Land Records of Baltimore County in Liber E H & No 61 folio 17 etc which conveys a one-half scre of said described property
- 2 Deed from Benjamin Gorsuch and wife to Benjamin H Gorsuch dated July 4 1870 and recorded among the aforesaid Land Records in Liber H H A No 67 folio 48 ato which conveys two sores two roods and eighteen square perchas of said described property
- 3 Deed from Benjamim Gorsuch to Benjamin Gorsuch dated May 12 1877 and recorded among the aforesaid Land Records in Liber J B No 108 folio 348 atc which conveys seven sores three roods and one square pole of said described property

Leaving one hundred and thirty-seven acres more or less in said treat of land above described

BEING the same tract of land which by Deed dated March 31 1938 and recorded among the Land Records of Baltimore County in Liber C W B Jr No 1027 folio 99 was conveyed by Morton P Fisher Assignee to the Grantors herein

TOGETHER with the buildings and improvements thereupon erested made or being and all and every the rights elleys ways waters privileges appurtenances and advantages to the same belonging or anywise appertaining

TO HAVE AND TO HOLD the said lot of ground and premises above described and mentioned and hereby intended to be conveyed together with the rights privileges appurtenances and advantages thereto belonging or appertaining unto and to the proper use and benefit of the said E Grace Miller and Marjorie M Smith as joint tenants and not as tenants in common their assigns the survivor of them and the survivir's heirs and assigns in fee simple subject however to the outstanding life estate of Lewis A Gorsuch and subject also to the easements and rights-of way as set out in the Deed from Morton P Fisher Assignes above mentioned

AND the said parties of the first part hereby covenant that they have not done or suffered to be done any act matter or thing whatsoever to encumber the property hereby conveyed that they will warrant specially the property granted and that they will execute such further assurances of the same as may be requisite

WITHESS the hand and seel of said grantors of the rest with the grantors of the rest with the grantom of the rest of the rest

John W Heisse

... (Seel)

John & Cochran

TEST

A STATE OF THE PROPERTY OF THE

Kathleen M Heisse

(Seal)

As to both

STATE OF MARYLAND CITY OF BALTIMORE TO WIT .

I HEREBY CERTIFY That on this 30th day of June in the year one thousand nine hundred and forty-four before me the subscriber a Notary Public of the State of Maryland in and for Baltimore City aforesaid personally appeared John H Heisse and Kathleen H Heisse his wife the above nemed grantors and they acknowledged the foregoing Deed to be their act AS WITNESS my hand and Notarial Seal

Jane I Mehner

(Notarial Seal)

. Notary Public .

Recorded July 20 1944 at 1.00 P M & exd per

Robert J Spittel Clerk 1994

(Rod by MEH)

Examiners J&P)

63750) THIS RELEASE Made this fourteenth day of July 1944 by Sun Federal
Bun Fed S & L Asen) Savings and Loan Association a duly incorporated body under the Laws
Rel Corp Mtge to) of the United States of America
Arnold D Bryan & wf) WITNESSETH That whereas all the covements of the hereinafter de-

AND the said body corporate doth hereby constitute and appoint Harry A Kohlerman to be its Attorney in its name and as its act to acknowledge this Release before anyone legally authorized to take said acknowledgment

AS WITNESS the corporate seal of said body corporate and the signature of its

Bigned Sealed and Delivered

Bun Yederal Savings And Loan Association

in the presence of

By Joseph F Reymann
President

Helena Reymann

(Corporate Seal)

STATE OF MARYLAND CITY OF BALTIMORE to wit

I HERRET CERTIFY that on this fourteenth day of July 1944 before me the subscriber a Notary Public of said State in and for Baltimore City aforesaid personally appeared Herry. A Kohlerman the Attorney named in the foregoing Deed of Release and by virtue and in purequance of the authority therein conferred on him acknowledged the said Deed of Release to be the act of said body corporate

As witness my hand and Noterial Seel

(Notarial Seal)

. Helena Reymann

where the second of a supply second and property and a supply and an analysis and a property of the second and the second and

My commission expires May 7 1945

Notary Public

LOUISE M. FOWBLE

Box 32 201 Timonium Road

21093 Timonium, Maryland

Plaintiff

IN THE

CIRCUIT COURT

FOR

BALTIMORE COUNTY

vs.

IN EQUITY

JEAN MacMASTER P.O. Box 341

Cocoa Beach, Florida 32931

DORIS OTTO

Box 59 Linden, Pennsylvania 17744 175/67/83E-14

MARY COURTNEY Rural Route 1, Box 519 Cockeysville, Maryland 21030

Defendants

:::::::::

BILL OF COMPLAINT FOR PARTITION

Louise M. Fowble, Plaintiff, by her attorney, William F. C. Marlow, Jr., respectfully represents unto this Honorable Court:

- 1. That the Plaintiff is an owner as tenant in common in certain real property situate in Baltimore County, State of Maryland, which real property was acquired by Deed dated July 27, 1982 and recorded among the Land Records for Baltimore County in Liber E.H.K.Jr. No. 6446, Folio 110, et cetera, a copy of which is attached hereto, made a part hereof, and labeled "Exhibit l".
- 2. That the Defendants and each of them are owners as tenants in common of the real property set forth in Paragraph One hereof.
- 3. That there are no other individuals or other entities having an ownership interest in said real property as tenants in common or otherwise.
- 4. That the Plaintiff is entitled to a partition in kind of said real property as a matter of right.

WHEREFORE, the Plaintiff herein requests:

- a. That the said lands be partitioned in kind in order that the real property set forth hereinabove held by the Plaintiff and the Defendants as tenants in common be divided into distinct portions so that they may hold them in severalty.
- b. That the Plaintiff may have such other and further relief as her case may require.

AND, AS IN DUTY BOUND, ETC.

WILLIAM F. C. MARLOW, JR. Marlow & Peddicord 504 Baltimore Avenue 21204

Towson, Maryland 821-1013

ATTORNEY FOR PLAINTIFF

LOUISF M. FOWBLE

IN THE

Plaintiff

CIRCUIT COURT

BALTIMORE COUNTY

FOR

JEAN MacMASTER

DORIS OTTO

IN EQUITY

and

MARY COURTNEY

175/67/83E-14

Defendants

Louise M. Fowble, Plaintiff, by her attorney, William F. C. Marlow, Jr., and Jean MacMaster, Doris Otto and Mary Courtney, Defendants, by their attorney, Mark P. Hanley, Jr., respectfully represent unto this Honorable Court:

- 1. That on or about January 4, 1983 the Plaintiff filed a Bill of Complaint seeking as relief the partition of certain real property situate in Baltimore County, Maryland, title to which is vested in the Plaintiff and Defendants as tenants in common.
- 2. That the Plainttiff is entitled to the aforesaid relief as a matter of right.
- 3. That the parties hereto have settled their disputes and have agreed to the partition of the real property which is the subject of this litigation in accordance with the Plat attached hereto, made a part hereof and labelled "Exhibit 1".
- 4. That said real property may be divided and Deeded as set forth above without the necessity of a Trustee being appointed.

Wherefore, the Plaintiff and Defendants respectfully request that this Honorable Court Order and Decree:

(a) That Deeds for the real property which is the subject of this litigation be executed by the parties conveying





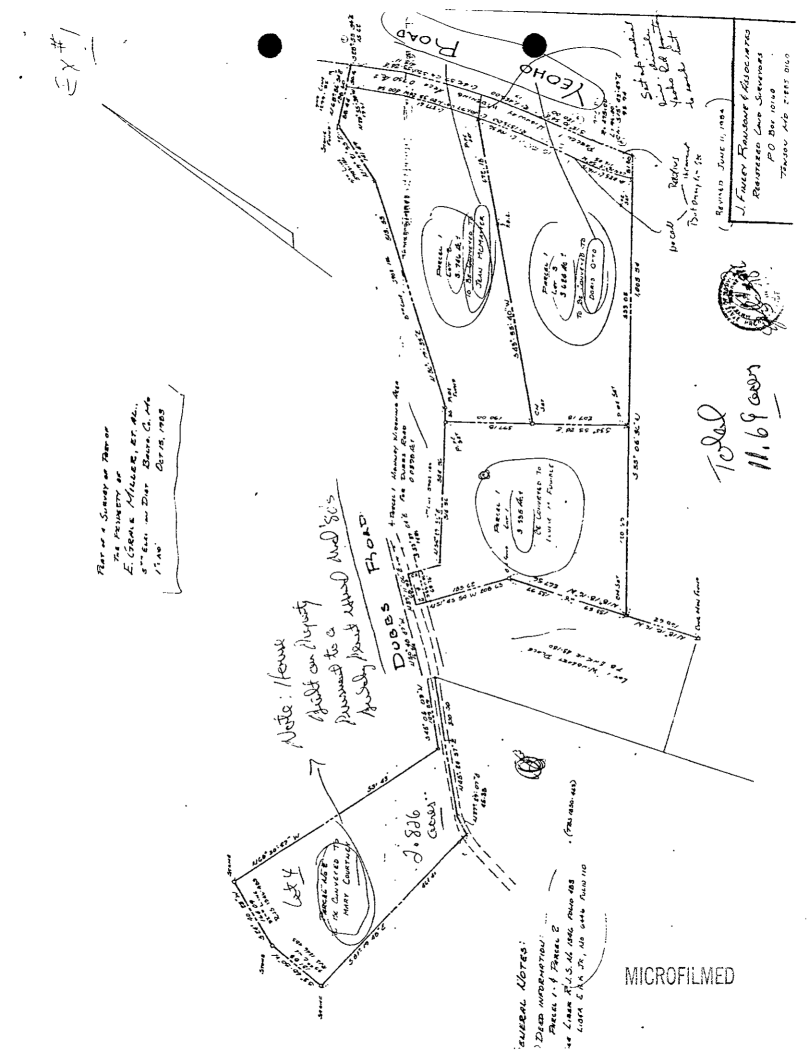
same in accordance with the Plat attached hereto labelled "Exhibit 1".

(b) That the parties hereto each bear in equal shares the costs of these proceedings.

(5

MARK P. HANLEY, JR. Attorney for Defendants (5)

WILLIAM F. C. MARLOW, JR. Attorney for Plaintiff



LOUISE M. FOUBLE

IN THE

Plaintiff

CIRCUIT COURT

FOR

JEAN MacMASTER

BALTIMORE COUNTY

DOPIS OTTO

IN FQUITY

and

MARY COURTNEY

175/67/23E-14

Defendants

Cornert DECREE

The Court having considered the Joint Petition of the Plaintiff and Defendants, being all parties to the above-entitled action, it is this 28d day of bay, 1984 by the Circuit Court for Baltimore County sitting in Equity:

ADJUDGED, ORDERED AND DECREED that the real property which is the subject of these proceedings be sub-divided and conveyed by Deeds duly executed by the parties hereto in accordance with the Plat attached to the Joint Petition as filed herdin and labelled "Exhibit 1", and it is further

ADJUDGED, ORDERED AND DECREED that the parties hereto each bear in equal proportions the costs of these proceedings.

True Copy Test ELMER H. KAHLINE, JR., Clark

EDWARD DEWATERS

CEED -- FEE SIMPLE -- INDIVIDUAL GRANTOR -- LONG FORM

PREPARED WITHOUT BENEFIT OF TITLE EXAMINATION

NO CONSIDERATION -GRANDMOTHERS AND MOTHERS to DAUGHTERS

This Deed, MADE THIS ATTA

of the second part.

in the year one thousand nine hundred and

by and between

E. GRACE MILLER, BILLY F. SMITH, MARJORIE M. SMITH and MARY COURTNEY,

Baltimore County, State of Maryland

of the first part, and

LOUISE M. FOWBLE, JEAN MacMASTER, DORIS OTTO and MARY COURTNEY,

D RC/F

EHK JR T

20.00

#25228-C002 R02 T11:00

10/21/82

20.00

0#

WITNESSETH, That in consideration of the sum of Five Dollars (\$5.00), and other good and valuable considerations, the receipt whereof is hereby acknowledged, the actual consideration paid or to be paid is \$0.00,

the said E. Grace Miller, Billy F. Smith, Marjorie M. Smith and Mary Courtney,

TRANSFER TAX NOT REQUIRED Director of Finance BALTIMORE COUNTY MARYLAND
Per Authorized Signature Data/6 28-172-Sec. 11-E3 C

grant and convey to the said Louise M. Fowble, Jean MacMaster, Doris Otto and Mary Courtney, as tenants in common, their

personal representatives Access access and assigns

, in fee simple, all the Fifth Election District of

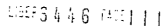
those

lot =

of ground situate in / Baltimore County, State of Maryland,

and described as follows, that is to say:

BEGINNING for the first at a concrete monument now set in the 32nd or South 18 degrees 14 minutes 24 seconds East 432.83 foot line of the first parcel of land which by a Deed dated May 12, 1981 and recorded among the Land Records of Baltimore County in Liber EHKJr. No. 6286 folio 390 which was conveyed by E. Grace Miller, et al, to E. Grace Miller, et al; said monument being distant as now surveyed North 18 degrees 18 minutes 16 seconds West 165.62 feet from a brass disc marked "Wingeart" on top of a concrete monument heretofore set, andrunning thence and binding reversely on the remainder of said 32nd lines, and on the 31st through the 25th lines inclusive the eight following courses and distances viz: North 18 degrees 18 minutes 16 seconds West 275.56 feet to the center of a brass disc marked "Wingeart" heretofore set in the top of a concrete monument, North 51 degrees 45 minutes 54 to earnd's Wester as 108 eyer at pipe found 177.18 feet/to a point in the center of Dubbs Road, thence binding in the center of said road North 39 degrees 11 minutes 06 seconds East 68.93 feet, thence leaving said road, South 53 degrees 39 minutes 54 seconds East 74.23 feet to a steel pipe heretofore set, North 56 degrees 27 minutes 36 seconds East 344.56 feet to a steel pipe heretofore set, North 36 degrees 19 minutes 35 seconds East 513.53 feet to a steel pipe heretofore set, North 19 degrees 21 minutes 35 seconds East 141.49 feet to a stone heretofore set and North 65 degrees 36 minutes 54 seconds East 124.87 feet to a steel pipe heretofore set on the easterly side of Yeoho Road, thence continuing said last mentioned course and running for lines of division now made the six following courses and distances viz: North 65 degrees 36 minutes 54 seconds East 13.93feet to the east side of Yeoho Road as now laid out 50 feet wide, thence binding on the said east side of said road South 28 degrees 55 minutes 54 seconds East 15.62 feet thence by a line curving toward the right having a radius of 1,425.00 feet for an arc distance of 416.59 feet the chord of said arc bearing South 20 degrees 33 minutes 24 seconds East 415.11 feet, South 12 degrees 10 minutes 54 seconds East 120.00 feet, thence by a line curving toward the left having a radius of 775.00 feet for an arc distance of 96.00 feet, the chord of said arc bearing South 15 degrees 43 minutes 49 seconds East 95.94 feet, thence leaving



said Yeoho Road, South 55 degrees 05 minutes 36 seconds West 1,005.54 feet to the place of beginning.

CONTAINING 11.69 acres of land more or less.

SUBJECT to the road bed of Dubbs Road which by a Deed dated October 11, 1915 and recorded among the Land Records of Baltimore County in Liber WPC No. 453 folio 314 was conveyed by Edward B. Miller, et al, to the County Commissioners of Baltimore County.

SUBJECT to the right and use in common with others entitled thereto so much of the above described parcel of land which lies in the bed of Yeoho Road as laid out 50 feet wide.

BEGINNING for the second at a stone heretofore set by others at the beginning of the

BEING part of the first parcel of land which by a Deed dated May 5, 1981 and recorded among the Land Records of Baltimore County in Liber EHKJr. No. 6286 folio 390 was conveyed by E Grace Miller, et al, to E. Grace Miller, et al.

thirty-second or South 23 degrees West 10 perch line of the parcel of land described in a deed dated June 30, 1944, and recorded among the Land Records of Baltimore County in Liber RJS No. 1346 folio 483, which was conveyed by John W. Heisse and wife to E. Grace Miller et al, thence running with and binding on said thirty-second line and on the thirty-third line thereof, as now surveyed, referring all bearings of the present description to the magnetic meridian of October, 1978, by the two following courses and distances respectively, viz: South 24 degrees 40 minutes 23 seconds West 164.09 feet to a stone heretofore set by others, and South 3 degrees 48 minutes 50 seconds West 131.83 feet to a stone heretofore set by others at the end of the sixth or North 76 degrees 47 minutes West 443.1 foot line of the parcel of land described in a Deed dated December 28, 1951 and recorded among the Land Records of Baltimore County in Liber GLB No. 2058 folio 450 which was conveyed by E. Grace Miller, divorcee, to Howard V. Scarff, Jr. and wife; thence binding reversely for a part on said sixth line, and reversely for a part on the fifth line thereof, as now surveyed, South 81 degrees 19 minutes 48 seconds East passing over a pipe heretofore set by others at the distance of 441.84 feet for a total distance of 461.41 feet to and in the macadam paving of the Dubbs Road and to intersect the second or South 31 degrees 55 minutes 30 seconds West 75 foot line of the parcel of land described in a deed dated May 8, 1950 and recorded among the aforesaid Land Records in Liber TBS No. 1850 folio 443, which was conveyed by Lewis A. Gorsuch et al to Matthew J. Tress and wife; thence binding reversely on a part of said second line and reversely on the first line thereof, as now surveyed, and running in or near the center of the macadam paving of Dubbs Road by the two following courses and distances respectively, viz: North 27 degrees 29 minutes 07 seconds East 45.38 feet and North 45 degrees 24 minutes 37 seconds East 300.00 feet to the beginning of the sixth or North 46 degrees 04 minutes West 16.5 foot line of the parcel of land firstly described in a deed dated March 7, 1961, and recorded among the aforesaid Land Records in Liber WJR No. 3817, folio 505 which was conveyed by Ruth A. Pearce, ummarried, to Clyde A. Foster and wife; thence leaving the macadam paving of Dubbs Road and running with and binding on said sixth line, as now surveyed, North 50 degrees 48 minutes 47 seconds West 16.56 feet to the end of the sixth or last or North 50 degrees 55 minutes 30 seconds East 150.00 foot line of the parcel of land described in a deed dated June 28, 1964 and recorded among the aforesaid Land Records in Liber RRG No. 4492 folio 54 which was conveyed by E. Grace Miller et al to Charles R. Franklin and wife; thence binding reversely on said sixth or last line, as now surveyed, South 45 degrees 05 minutes 03 seconds West 149.89 feet binding on or near the northwest side of Dubbs Road; thence running to establish a new line of division to correct the erroneous fifth line of said last mentioned deed so as to agree with the call thereof, North 68 degrees 30 minutes 27 seconds West 531.43 feet to the place of beginning. Containing 2.826 acres of land more or less.

SUBJECT to the roadbed of Dubbs Road more fully described in a deed dated October 11, 1915 and recorded among the Land Records of Baltimore County in Liber WPC No. 452 folio 314 which was conveyed by Edward B. Miller et al to the County Commissioners of Baltimore County.

BEING the same property described in a Deed dated May 12, 1981 and recorded among the aforesaid Land Records in Liber EHKJr. No. 6286 folio 395 from E. Grace Miller et al unto Mary Courtney.

Country

TOGETHER with the buildings thereupon, and the rights, alleys, ways, waters, privileges, appurtenances and advantages thereto belonging, or in anywise appertaining.

To Have and To Hold the said described lot of ground and premises to the said Louise M. Fowble, Jean MacMaster, Doris Otto and Mary Courtney, as tenants in common, their

personal representatives/auccessors

and assigns

, in fee simple.

And the said part ies of the first part hereby covenant that not done or they have suffered to be done any act, matter or thing whatsoever, to encumber the property hereby conveyed; will warrant specially the property hereby granted; and that they will execute such further assurances of the same as may be requisite.

WITNESS the hands and seal s of said grantor s.

Test:

(SEAL)

STATE OF MARYLAND, County of Balto. , to wit:

アフアへ I HEREBY CERTIFY, That on this in the year one thousand nine hundred and eighty-two

, before me,

the subscriber, a Notary Public of the State aforesaid, personally appeared E. Grace Miller, Billy F. Smith, Marjorie M. Smith and Mary Courtney, Grantors herein,

known to me (or satisfactorily proven) to be the person s whose name s sizeare subscribed to the within instrument, and acknowledged that executed the same (or Cthe purposes they therein contained, and in my presence signed and sealed the same.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

My Commission expires:

keo'd for record

PREPARED WITHOUT BENEFIT OF TITLE EXAMINATION NO CONSIDERATION

This Deed, MADE THIS

16 K

day of October

in the year one thousand nine hundred and eighty-four

by and between

VLOUISE M. FOWBLE, JEAN MACMASTER, DORIS OTTO and MARY COURTNEY,

Baltimore County, State of Maryland

personal representatives/successions and assigns

of the first part, and

LOUISE M. FOWBLE,

of the second part.

WITNESSETH, That in consideration of the sum of Five Dollars (\$5.00), and other good and valuable considerations, the receipt whereof is hereby acknowledged, the actual consideration paid or to be paid is \$0.00,

the said Louise M. Fowble, Jean MacMaster, Doris Otto and Mary Courtney,

B_RC/F

DEED

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#10940 COO4 RO1 7.

do

grant and convey to the said Louise M. Fowble, her

, in fee simple, all

of ground situate in the Fifth Election District of Baltimore County, State of Maryland, and described as follows, that is to say:

For Description, see Exhibit 1 attached hereto and made a part hereof.

EEING part of a parcel of land which by a deed dated July 27, 1982 and recorded among the Land Records of Baltimore County in Liber E.H.K., Jr. No. 6446, Folio 110 which was conveyed by E. Grace Miller, et al., to Louise M. Fowble, et al.

EEING also part of all that real property which was the subject of Equity Case No. 83E-14, Docket 175, Folio 67 entitled Fowble vs. MacMaster, et al. as filed in The Circuit Court for Baltimore County, Maryland.

> TRANSFER TAX NOT PEOUIRE Director of Pinance

> Collarane

Authorized Signature _Sec. 11-3

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EXHIBIT 1

ALL that piece or parcel of land situate, lying and being in the Fifth Election District of Baltimore County, State of Maryland, and described more particularly as follows to wit:

BEGINNING for the same at a concrete monument at the beginning of the first parcel of land which by a deed dated July 27, 1982 and recorded among the Land Records of Baltimore County in Liber E.H.K. Jr., No. 6446 folio 110 which was conveyed by E. Grace Miller, et al, to Louise M. Fowble, et al; and running thence and binding on the first, second, third, fourth, and part of the fifth lines of said conveyance the five following courses and distances viz: North 18 degrees 18 minutes 16 seconds West 267.56 feet to the center of a brass disc marked "Wingeart" heretofore set in the top of a concrete monument; thence North 51 degrees 45 minutes 54 seconds West 208.62 feet to a point in the center of Dubbs Road, thence binding in the center of said road North 39 degrees 11 minutes 06 seconds East 68.93 feet, thence leaving said road, South 53 degrees 39 minutes 54 seconds East 74.23 feet to a steel pipe heretofore set, thence North 56 degrees 27 minutes 36 seconds East 314.56 feet to an iron pipe now set, thence leaving said outline and running for a line of division now made South 34 degrees 55 minutes 24 seconds East passing over a concrete monument nov set 190.00 feet from the beginning of said division line for a total distance of 397.18 feet to intersect the last or South 55 degrees 05 minutes 36 seconds West 1,005.54 feet line of the aforementioned conveyance from Miller, et al; to Fowble, et al; thence running and binding on said last line, South 55 degrees 05 minutes 36 seconds West 420.69 feet to the place of beginning.

CONTAINING 3.535 acres of land more or less.

SUBJECT to the road bed of Dubbs Road which by a deed dated October 11, 1915 and recorded among the Land Records of Baltimore County in Liber W.P.C. No. 453 folio 314 was conveyed by Edward B. Miller, et al, to the County Commissioners of Baltimore County.

TOGETHER with the buildings thereupon, and the rights, alleys, ways, waters, privileges, appurtenances and advantages thereto belonging, or in anywise appertaining.

To HAVE AND To HOLD the said described lot Louise M. Fowble, her

of ground and premises to the said

personal representatives/%\%\%\%\%\%

and assigns

, in fee simple.

And the said parties of the first part hereby covenant that they have not done or suffered to be done any act, matter or thing whatsoever, to encumber the property hereby conveyed; that will warrant specially the property hereby granted; and that they they will execute such further assurances of the same as may be requisite.

WITNESS the hand S and seals of said grantor s. Test:

STATE OF MARYLAND, County of Balto. , to wit:

I HEREBY CERTIFY, That on this day of October in the year one thousand nine hundred and eighty-four , before me, the subscriber, a Notary Public of the State aforesaid, personally appeared Louise M. Fowble, Jean MacMaster, Doris Otto and Mary Courtney, Grantors herein,

known to me (or satisfactorily proven) to be the personS whose nameS xix/are subscribed to the within instrument, and acknowledged the foregoing Deed to be their act, and in my presence signed and sealed the same.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

Votary Public

My Commission expires:

July 1, 1986

PREPARED WITHOUT BENEFIT OF TITLE EXAMINATION NO CONSIDERATION

This Deed, MADE THIS 16 %

day of October

in the year one thousand nine hundred and eighty-four

by and between

LOUISE M. FOWBLE, JEAN MACMASTER, DORIS OTTO and MARY COURTNEY,

Baltimore County, State of Maryland JEAN MacMASTER,

of the first part, and

of the second part.

do

WITNESSETH, That in consideration of the sum of Five Dollars (\$5.00) and other good and valuable considerations, the receipt whereof is hereby acknowledged, the actual consideration paid or to be paid is \$0.00,

the said Louise M. Fowble, Jean MacMaster, Doris Otto and Mary Courtney,

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grant and convey to the said Jean MacMaster, her

personal representatives/жижжжжж and assigns

, in fee simple, all

of ground situate in the Fifth Election District of Baltimore lot. County, State of Maryland, and described as follows, that is to say:

For Description, see Exhibit 1 attached hereto and made a part hereof.

BEING part of a parcel of land which by a deed dated July 27, 1982 and recorded among the Land Records of Baltimore County in Liber E.H.K., Jr. No. 6446, Folio 110 which was conveyed by E. Grace Miller, et al., to Louise M. Fowble, et al.

BEING also part of all that real property which was the subject of Equity Case No. 83E-14, Docket 175, Folio 67 entitled Fowble vs. MacMaster, et al. as filed in The Circuit Court for Baltimore County, Maryland.

> CISTAS TAX NOT REQUIRED Collyty MARYLAND Store Cellura Autrorized Signature 8/11-11 Sec 11-85 C

Together with the buildings thereupon, and the rights, alleys, ways, waters, privileges, appurtenances and advantages thereto belonging, or in anywise appertaining.

To HAVE AND To HOLD the said described lot Jean MacMaster, her

of ground and premises to the said

personal representatives/successors

and assigns

, in fee simple.

And the said parties of the first part hereby covenant that they have not done or suffered to be done any act, matter or thing whatsoever, to encumber the property hereby conveyed; will warrant specially the property hereby granted; and that they ⊎hat will execute such further assurances of the same as may be requisite.

WITNESS the hands and seal S of said grantors.

Test: STATE OF MARYLAND, County of Balto. , to wit:

I HEREBY CERTIFY, That on this day of October in the year one thousand nine hundred and eighty-four

, hefore me,

the subscriber, a Notary Public of the State aforesaid, personally appeared Louise M. Fowble, Jean MacMaster, Doris Otto and Mary Courtney, Grantors herein,

known to me (or satisfactorily proven) to be the persors whose name s xistare subscribed to the within instrument, and acknowledged the foregoing Deed to be their act, and in my presence signed and sealed the same.

In WITNESS WHEREOF, I hereunto set my hand and official seal

My Commission expires:

July 1, 1986

EXHIBIT 1

ALL that piece or parcel of land situate, lying and being in the Fifth Election District of Baltimore County, State of Maryland, and described more particularly as follows to wit:

BEGINNING for the same at an iron pipe now set in the fifth or North 56 degrees 27 minutes 36 seconds East 344.56 feet line of a parcel of land which by a Deed dated July 27, 1982 and recorded among the Land Records of Baltimore County in Liber E.H.K., Jr. No. 6446, . Folio 110 which was conveyed by E. Grace Miller, et al. to Louise M. Fowble, et al. said pipe being distant North 56 degrees 27 minutes 36 seconds East 314.56 feet from the beginning of said fifth line, and running thence and binding on the remainder of said fifth line, the sixth seventh and part of the eighth lines of said conveyance, the sixth, seventh, and part of the eighth lines of said conveyance, the four following courses and distances viz: North 56 degrees 27 minutes 36 seconds East 30.00 feet to an iron pipe, North 36 degrees 19 minutes 35 seconds East 513.53 feet, North 19 degrees 21 minutes 35 seconds East 141.49 feet to a stone found, and North 65 degrees 36 minutes 54 seconds East 88.44 feet to the westerly side of Yeoho Road minutes 54 seconds East 88.44 feet to the westerly side of Yeoho Road as now laid out, 50 feet wide, thence running and binding on the westerly side of said road the two following courses and distances viz: South 28 degrees 55 minutes 54 seconds East 19.61 feet, thence by a line curving toward the right having a radius of 1,375.00 feet for an arc distance of 277.61 feet, the chord of said arc bearing South 23 degrees 08 minutes 52 seconds East 277.13 feet to an iron pipe now set, thence leaving said road and running for a line of division now made South 43 degrees 55 minutes 40 seconds West 672.18 feet to a concrete monument, thence North 34 degrees 55 minutes 24 seconds West 190.00 feet to the place of beginning.

CONTAINING 3.746 acres of land more or less.

BEGINNING for the second thereof at a point on the west side of Yeoho Road as now laid out, 50 feet wide, at a point in the eighth line of a parcel of land which by Deed dated July 27, 1982 was conveyed by E. Grace Miller, et al. to Louise M. Fowble, et al. and recorded among the Land Records of Baltimore County in Liber E.H.K., Jr. No. 6446, Folio 110; thence binding on a part of said eighth line North 65 degrees 36 minutes 54 seconds East 50.16 feet to the end thereof; thence running on the east side of said road and binding on the ninth and part of the tenth lines of said conveyance, the two following courses and distances:

South 28 degrees 55 minutes 54 seconds East 15.62 feet

2) by a curve to the right with a radius of 1425.00 feet, an arc distance of 287.71 feet, said arc being subtended by a chord bearing South 23 degrees 08 minutes 52 seconds East 287.22 feet; thence for a new line of division now established South 72 degrees 38 minutes 11 seconds West 50.00 feet to an iron pipe set on the west side of said road; thence running on the west side of said road, the two following courses and distances:

1) by a curve to the left with a radius of 1375.00 feet, an arc distance of 277.61 feet, said arc being subtended by a chord bearing North 23 degrees 08 minutes 52 seconds West 277.14 feet, and

2) North 28 degrees 55 minutes 54 seconds West 19.61 feet to the place of beginning.

CONTAINING 0.3447 acres of land, more or less.

PREPARED WITHOUT BENEFIT OF TITLE EXAMINATION NO CONSIDERATION

This Deed, MADE THIS 16 4

day of October

in the year one thousand nine hundred and eighty-four

by and between

LOUISE M. FOWBLE, JEAN MacMASTER, DORIS OTTO and MARY COURTNEY,

of Baltimore County, State of Maryland

of the first part, and

XXXIS OTTO

of the second part.

WITNESSETH, That in consideration of the sum of Five Dollars (\$5.00), and other good and valuable considerations, the receipt whereof is hereby acknowledged, the actual consideration paid or to be paid is \$0.00,

the said Louise M. Fowble, Jean MacMaster, Doris Otto and Mary Courtney,

RC/F

DEED

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\$10939 JOON ROLL

do

grant and convey to the said Doris Otto, her

personal representatives/sucrossars and assigns

, in fee simple, all

of ground situate in the Fifth Election District of Baltimore County, State of Maryland, and described as follows, that is to say:

For Description, see Exhibit 1 attached hereto and made a part hereof.

FEING part of a parcel of land which by a deed dated July 27, 1982 and recorded among the Land Records of Baltimore County in Liber E.H.K., JR. No. 6446, Folio 110 which was conveyed by E. Grace Miller, et al., to Louise M. Fowble, et al.

EEING also part of all that real property which was the subject of Equity Case No. 83E-14, Docket 175, Folio 67 entitled Fowble vs. MacMaster, et al. as filed in The Circuit Court for Baltimore County, Maryland.

TRANSFER TAX NOT REQUIRED

D. word of Finance

Per Authorized Signature
Date Sec. 11-85

_ Sec. 11-85

TOGETHER with the buildings thereupon, and the rights, alleys, ways, waters, privileges, appurtenances and advantages thereto belonging, or in anywise appertaining.

To Have and To Hold the said described lot Doris Otto, her

of ground and premises to the said

personal representatives/XXXXXXXXX

and assigns

, in fee simple.

And the said partles of the first part-hereby covenant that they have not done or nuffered to be done any act, matter or thing whatsoever, to encumber the property hereby conveyed; that they will warrant specially the property hereby granted; and that they will execute

auch further assurances of the same as may be requi	isite.
Witness the hands and seal s of said	grantors.
Cest:	Louise M. Fowble (SEAL)
William F.C. (Marlows Tr	Jean MacMaster (SEAL
	Doris Otto (SEAL)
State of Maryland, County of Balto. , to wit:	Mary Courtney (SEAL)
1 HEREBY CERTIFY, That on this	day of October
in the year one thousand nine hundred and eighty-	,
the subscriber, a Notary Public of the State aforesaid MacMaster, Doris Otto and Mary Courtney, Gra	
I nown to me (or satisfactorily proven) to be the personal the within instrument, and acknowledged the foregoing scaled the same. IN WITNESS WHEREOF, I hereunto set my hand an	whose names xixare subscribed to Deed to be their act, and in my presence signed and
My Commission expires:	Willsat Marlay Public
7. h. h. a. o. o.	21. 113 3V

EXHIBIT 1

ALL that piece or parcel of land situate, lying and being in the Fifth Election District of Baltimore County, State of Maryland, and described more particularly as follows to wit:

BEGINNING for the same at an iron pipe now set in the last or South 55 degrees 05 minutes 36 seconds West 1,005.54 feet line of a parcel of land which by a Deed dated July 27, 1982 and recorded among the Land Records of Baltimore County in Liber E.H.K., Jr. No. 6446, Folio 110 which was conveyed by E. Grace Miller, et al. to Louise M. Fowble, et al. said pipe being distant North 55 degrees 05 minutes 36 seconds East 420.69 feet from the end of said last line, and running thence for lines of division now made the two following courses and distances viz: North 34 degrees 55 minutes 24 seconds West 207.18 feet to a concrete monument now set and North 43 degrees 55 minutes 40 seconds East 672.18 feet to an iron pipe set in the westerly side of Yeoho Road as now laid out, 50 feet wide, thence running and binding on the westerly side of said road the three following courses and distances viz: by a line curving toward the right having a radius of 1,375.00 feet for an arc distance of 124.36 feet, the chord of said arc bearing North 14 degrees 46 minutes 42 seconds West 124.32 feet, North 12 degrees 10 minutes 54 seconds West 120.00 feet, thence by a line curving toward the left having a radius of 825.00 feet for an arc distance of 116.15 feet, the chord of said arc bearing South 16 degrees 12 minutes 54 seconds East 116.05 feet to an iron pipe now set, thence leaving said road, and running and binding on the aforementioned last line, North 55 degrees 05 minutes 36 seconds East 533.05 feet to the place of beginning.

CONTAINING 3.624 acres of land more or less.

BEGINNING for the same at an iron pipe set in the last line of a parcel of land which by Deed dated July 27, 1982 was conveyed by E. Grace Miller, et al. to Louise M. Fowble, et al. and recorded among the Land Records of Baltimore County in Liber E.H.K., Jr. No. 6446, Folio 110, said pipe being at a point in the westernmost line of Yeoho Foad, 50 feet wide as now laid out; thence binding on the westernmost side of said Yeoho Road, the three following courses and distances:

- side of said Yeoho Road, the three following courses and distances:

 1) by a curve to the right with a radius of 825.00 feet, an arc distance of 116.15 feet, said arc being subtended by a chord bearing North 16 degrees 12 minutes 54 seconds West 116.05 feet;
- 2) North 12 degrees 10 minutes 54 seconds West 120.00 feet
- 3) by a curve to the left with a radius of 1375.00 feet, an arc distance of 124.36 feet, said arc being subtended by a chord bearing North 14 degrees 46 minutes 22 seconds West 124.32 feet to a pipe set; thence for a new line of division now established North 72 degrees 38 minutes 11 seconds East 50.00 feet to intersect the tenth line of the above-mentioned conveyance at a point on the east side of Yeoho Road; thence running on the east side of said Yeoho Road and on the remainder of said tenth line and on the eleventh and twelfth lines of said conveyance, the three following courses and distances:
- 1) by a curve to the right with a radius of 1425.00 feet, an arc distance of 128.88 feet, said arc being subtended by a chord bearing South 14 degrees 46 minutes 22 seconds East 128.84 feet;
- 2) South 12 degrees 10 minutes 54 seconds East 120.00 feet
- 3) by a curve to the left with a radius of 775.00 feet, an arc distance of 96.00 feet, said arc being subtended by a chord bearing South 15 degrees 43 minutes 49 seconds East 95.94 feet; thence binding on part of the last line of the above-mentioned conveyance South 55 degrees 05 minutes 36 seconds West 51.80 feet to the place of beginning.

CONTAINING 0.4048 acres of land, more or less.

PREPARED WITHOUT BENEFIT OF TITLE EXAMINATION NO CONSIDERATION

This Deed, MADE THIS

day of October

n the year one thousand nine hundred and eighty-four

LOUISE M. FOWBLE, JEAN MacMASTER, DORIS OTTO and MARY COURTNEY,

by and between

Baltimore County, State of Maryland

of the first part, and

MARY COURTNEY

- 2).516 cecks

of the second part.

do

Witnesserн, That in consideration of the sum of Five Dollars (\$5.00), and other good and valuable considerations, the receipt whereof is hereby acknowledged, the actual consideration paid or to be paid is \$0.00.

the said Louise M. Fowble, Jean MacMaster, Doris Otto and Mary Courtney,

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grant and convey to the said Mary Courtney, her

personal representatives/numerance and assigns

, in fee simple, all

of ground situate in the Fifth Election District of Baltimore lot County, State of Maryland, and described as follows, that is to say:

For Description, see Exhibit 1 attached hereto and made a part hereof.

BEING part of a parcel of land which by a deed dated July 27, 1982 and recorded among the Land Records of Baltimore County in Liber E.H.K., Jr. No. 6446, Folio 110 which was conveyed by E. Grace Miller, et al., to Louise M. Fowble, et al.

BEING also part of all that real property which was the subject of Equity Case No. 83E-14, Docket 175, Folio 67 entitled Fowble vs. MacMaster, et al. as filed in The Circuit Court for Baltimore County, Maryland.

TRANSFER TAX NOT REQUIR

Director of Finance

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Exhibit I

BEGINNING for the second at a stone heretofore set by others at the beginning of the thirty-second or South 23 degrees West 10 perch line of the parcel of land described in a deed dated June 30, 1944, and recorded among the Land Records of Baltimore County in Liber RJS No. 1346 folio 483, which was conveyed by John W. Heisse and wife to E. Grace Miller et al, thence running with and binding on said thirty-second line and on the thirty-third line thereof, as now surveyed, referring all bearings of the present description to the magnetic meridian of October, 1978, by the two following courses and distances respectively, viz: South 24 degrees 40 minutes 23 seconds West 164.09 feet to a stone heretofore set by others, and South 3 degrees 48 minutes 50 seconds West 131.83 feet to a stone heretofore set by others at the end of the sixth or North 76 degrees 47 minutes West 443.1 foot line of the parcel of land described in a Deed dated December 28, 1951 and recorded among the Land Records of Baltimore County in Liber GLB No. 2058 folio 450 which was conveyed by E. Grace Miller, divorcee, to Howard V. Scarff, Jr. and wife; thence binding reversely for a part on said sixth line, and reversely for a part on the fifth line thereof, as now surveyed, South 81 degrees 19 minutes 48 seconds East passing over a pipe heretofore set by others at the distance of 441.84 feet for a total distance of 461.41 feet to and in the macadam paving of the Dubbs Road and to intersect the second or South 31 degrees 55 minutes 30 seconds West 75 foot line of th parcel of land described in a deed dated May 8, 1950 and recorded among the aforesaid Land Records in Liber TBS No. 1850 folio 443, which was conveyed by Lewis A. Gorsuch et al to Matthew J. Tress and wife; thence binding reversely on a part of said second line and reversely on the first line thereof, as now surveyed, and running in or near the center of the macadam paving of Dubbs Road by the two following courses and distances respectively, viz: North 27 degrees 29 minutes 07 seconds East 45.38 feet and North 45 degrees 24 minutes 37 seconds East 300.00 feet to the beginning of the sixth or North 46 degrees 04 minutes West 16.5 foot line of the parcel of land firstly described in a deed dated March 7, 1961, and recorded among the aforesaid Land Records in Liber WJR No. 3817, folio 505 which was conveyed by Ruth A. Pearce, ummarried, to Clyde A. Foster and wife; thence leaving the macadam paving of Dubbs Road and running with and binding on said sixth line, as now surveyed, North 50 degrees 48 minutes 47 seconds West 16.56 feet to the end of the sixth or last or North 50 degrees 55 minutes 30 seconds East 150.00 foot line of the parcel of land described in a deed dated June 28, 1964 and recorded among the aforesaid Land Records in Liber RRG No. 4492 folio 54 which was conveyed by E. Grace Miller et al to Charles R. Franklin and wife; thence binding reversely on said sixth or last line, as now surveyed, South 45 degrees 05 minutes 03 seconds West 149.89 feet binding on or near the northwest side of Dubbs Road; thence running to establish a new line of division to correct the erroneous fifth line of said last mentioned deed so as to agree with the call thereof, North 68 degrees 30 minutes 27 seconds West 531.43 feet to the place of beginning. Containing 2.826 acres of land more or less.

SUBJECT to the roadbed of Dubbs Road more fully described in a deed dated October 11, 1915 and recorded among the Land Records of Baltimore County in Liber WPC No. 452 folio 314 which was conveyed by Edward B. Miller et al to the County Commissioners of Baltimore County.

BEING the same property described in a Deed dated May 12, 1981 and recorded among the aforesaid Land Records in Liber EHKJr. No. 6286 folio 395 from E. Grace Miller et al unto Mary Courtney.

TOGETHER with the buildings thereupon, and the rights, alleys, ways, waters, privileges, appurtenances and advantages thereto belonging, or in anywise appertaining.

To Have and To Hold the said described lot Mary Courtney, her

of ground and premises to the said

personal representatives/surressors

and assigns

, in fee simple.

And the said parties of the first part hereby covenant that they have not done or suffered to be done any act, matter or thing whatsoever, to encumber the property hereby conveyed; that they will warrant specially the property hereby granted; and that they will execute such further assurances of the same as may be requisite.

WITNESS the hand s and seals of said grantoms.

Test:

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Land MacMASTER

DORIS OTTO

MARY CONTROLL

STATE OF MARYLAND, County of Balto. , to wit:

I HEREBY CERTIFY, That on this 16 the day of October

in the year one thousand nine hundred and eighty-four , before me, the subscriber, a Notary Public of the State aforesaid, personally appeared Louise M. Fowble, Jean MacMaster, Doris Otto and Mary Courtney, Grantors herein,

known to me (or satisfactorily proven) to be the person s whose names xx/are subscribed to the within instrument, and acknowledged the foregoing Deed to be sealed the same.

In WITNESS WHEREOF, I hereunto set my hand and official seal.

Notary Public

My Commission expires:

July 1, 1986

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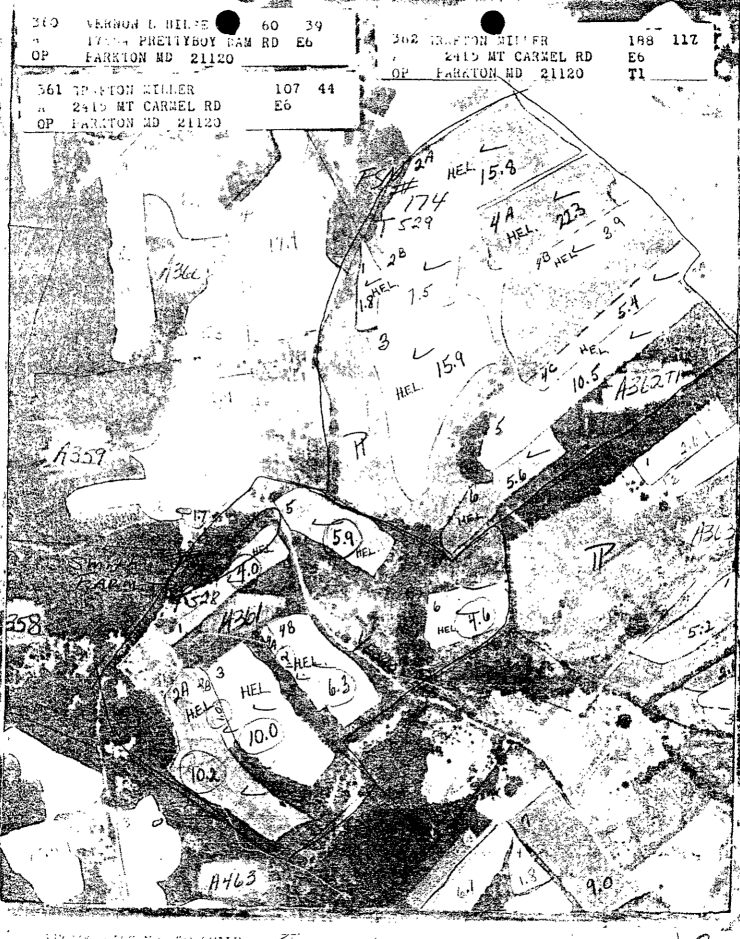
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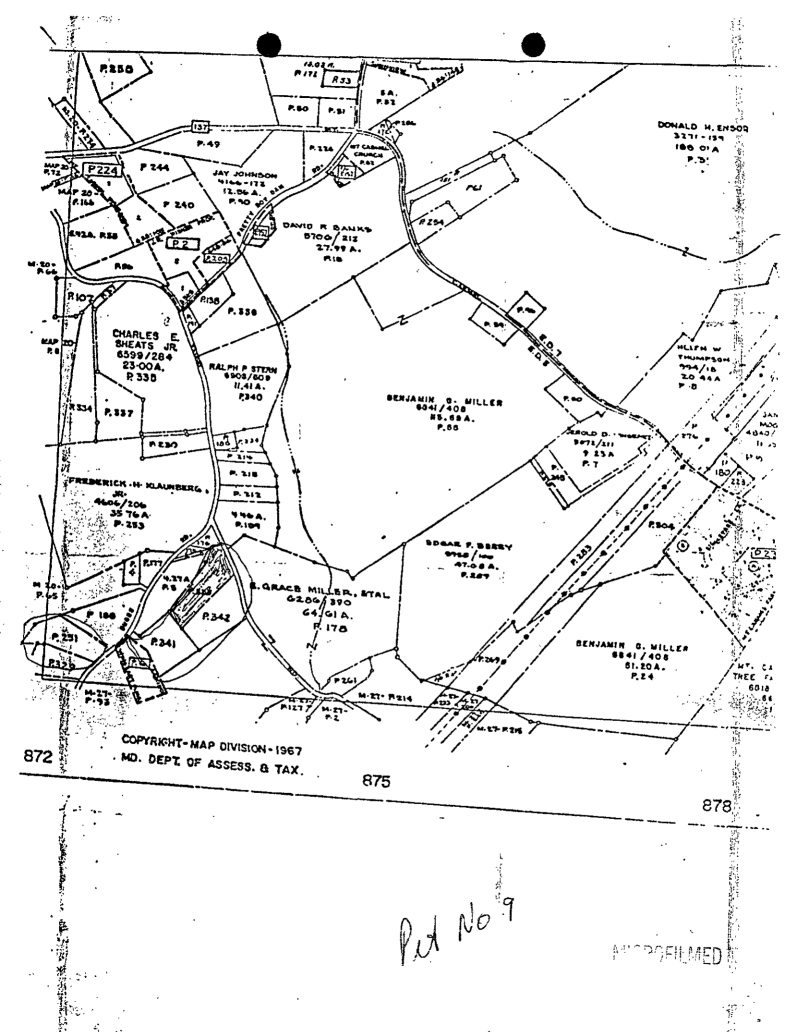
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CENTRAL MARYLAND MU

IPLE LISTING SERVICE, IN CENTRAL OFFICE

1501 MOUNT ROYAL AVENUE . BALTIMORE, MARYLAND 21217 (410) 462-5100

RESIDENTIAL LOTS UNIMPROVED LAND

PUBLISHED BY THE CENTRAL MARYLAND MULTIPLE LISTING SERVICE, INC.

THIS DESCRIPTIVE INFORMATION, THOUGH BELIEVED ACCURATE, IS NOT GUARANTEED
With respect to race, color, creed, sex, national origin, handicap, or familial status, this property is offered in compliance with Title VIII of the Civil Rights Act of 1968, and the Fair Housing Amendments of 1988.

(CHECK ONE)		
BROKER LOAD CENTRAL LOAD	- COUNTY BE LIST NO.	
FEATURES: Underline at least one descriptive item for each of the features that is	e designated by an "R" (Required). Multiple selections are permitted (unless specified).	
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1. 5	1	· ^9.'	•	2.	2		10	8	2 U.S. Highway	10 Gravel	 Federal Government 	2. Within 1 Year	
2.	2	10.	10-15	3.	3		11.	9	3 State	11 Asphalt	2 State	3. Within 2 Years	
3.	3	11.	16-20	4.	3 5	5	12.	10	4 County	12. Tar & Chip	(3)County	4. Within 3 Years	
4.	4	12.	21-30	5.	4		13.	10.5	5 City/Town	13 Blacktop	4. City/Town	Over 3 Years	
5.	5	13.	31-40	6.	5		14.	16	6 Private	14. Concrete	5. Community	6. Will Not Perc.	
6.	6	14.	41-50	7.	5.5	5	15.	See Remarks	7 Right of Way	15 Other	6. Owner	7. Not Tested	
7.	7	15.	50+	8.	6				8 In Fee Strip		7 Other/See Remarks	8. Public Sewer Available	
0	•											Or LOTHIC Spinish WASHISTING	

L ^(R) SEWER	
1. Public Sewer	
2. Public w/Allocation	

3. Pub. w/out Allocation 3. Pub. w/out Allocation 4. Public at Site 1 5. 4. Public at Site 5. With Easement 5. With Easement

20

- 6. Without Easement 12 C 6. Without Easement 7. In 1 Year Plan 7 In 1 Year Plan 8. In 2-5 Year Plan
- 9. In 5+ Year Plan 9. In 5+ Year Plan 10. Sewer Tap Verified 10. Water Tap Verified
- 11. Venfy # of Taps Approved Septic 2. Existing Well (13) Septic Required 13) Well Must Be Drilled 14. Unknown/Verify

8. In 2-5 Year Plan 11. Venfy # of Taps 4. Unknown/Venfy

N ^(R) STORM DRAINS O. OTHER UTILITIES AT SITE Electric Natural Gas 3 Telephone Lines Cable T V

P. IMPROVEMENTS/		
SITE FEATURES		
1 Stream		
2. Pond		
3. Waterfront		
4. Water View		
5. Water Privilege	ï	
6. Curb & Gutter		
7 Sidewalks		-
8 Fencing		
9 Outbuildings		
10. Community Pool		
11. Community Tennis Ct.		
12 Community Playground		
13 Community Rec. Hall/		
Clubhouse		
14 Other/See Remarks		

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	in Progress
,	8. Development Const. Pla
	Approved
	9. Public Works Agreemen
	Valid
	10. Plat Available
	11, Master Plot Plan Availab

R. DEVELOPMENT STATUS

- 2. Legally Subdivided
- 3. Approved Plat -
- To Se Recorded
- 5. Finished Lots
- 4 Recorded Plat

S. BUILDING PERMITS 1. Survey Available 1. Obtained:

- 2. Application Pending

ML (R) WATER - - - C

2. Public w/Allocation

1. Public Water

- 3. Obtainable without Added Develop Cost
- 4 Obtainable with Added Develop Cost
- 5. Not Obtainable
- 6. Unknown/Venty

U. FINANCING

1 Assumption

1 Self Contained

2 Outside Property

With Easement

4 Without Easement

5. Unknown/Verify

within Property

- 2 Assumpt /% Increase
- 3 Owner
- 4. Owner with Subor
- dination 5 Land Bank
- 6 Exchange
- 7 Cash/Ground Lease
- 8 Participation
- 9 Construction
- 10. Other/See Remarks

V. CURRENT LOAN

- 1 Paid in Full
- 2 Conventional
- 3. FHL
- 4 FMHA 5 None

2. L.A. Must Accompany

1. Call Office/Appoint. 3 Call Listing Associate

W. SHOW INSTRUCTIONS

SETTLEMENT

- 4 Within 90 Days
- 5 Within 180 Days
- 6 Within 1 Year
- 7 Upon Recordation of Plat
- 8. Negotiable
- 9 Other/See Remarks

70 (RB33) 31

- 9. Revalidation Necessary
- 10. Unknown/Venty

Q. AVAILABLE PLATS

- 1. Boundary Line Survey
- 2. Location Survey
- 3. Topography
- 4. Sketch Plat Approved 5. Preliminary Plat Approved
- .6. Recorded Subdivision Plat
- 7, Development Const. Plans

X. SPECIAL NOTE

. . . .

- 1. Mester Listing
- 2. Package Listing
- 3. To Be Built
- 4. Under Construction
- 5. Duplicate Represent. 6 Sign Posted
- 7. Excluded Party on
- File in Office 8. L.A. is Principal

Y. (R) RESTRICTIONS

- Share Cropped 2. Crops Reserved
- by Owner/Tenant 3. Subject to Agric. -Development Tax
- 4. Subject to Agric. Transfer Tax
- 5. Agric. Preservation District 🚰 😘 6. Conservation Area
- 7. Will Divide
- 8. Will Not Divide
- 9. Easements 10. Development
- Limitations 11 Suilding Restrict.
- 12. Declaration: Right of Ways
- 13 Covenants/Restrict:

Z MISCELLANEOUS

- 1 Well Meets County Yield/Flow Requirements
- 2. Well Meets Chemical/Bacteriological Requirements
- 3 Well Charge Additional
- 4. Off Conveyance
- 5 Location of Lot Corners by Seller
- 6. Utility Deposit Required
- 7 Non-Buildable Parcel



Mid-Atlantic Real Estate Information Technologies, Inc. 1501 West Mount Royal Avenue

Note: 3 Mary Lety

(Revised 6,99)

(888, 900 Sl

(988, 900

1501 West Mount Royal Avenue Baltimore, Maryland 21217		
EVOLUCIONE DICHER TO CELL TOTAL	¥	ز

Broker shall not be responsible for the care of, or the physical condition of, the Property. Broker agrees to smultiple list the Property with and through Mid-Atlantic Real Estate Information Technologies, Inc. ("MARIT") and this Courtest shall revived, (1) if Broker is not a participant of MARIT at the time of the signing hereof or anytime thereafter, or (2) if the Property is not listed, with MARIT. roker is hereby granted the right to report to MARIT for dissemination in accordance with MARIT's rules and policies (A) any contract of sale and the less pipe (Including the other terms upon which any sale of the Property is reached and/or (B) that the Property is being multiple listed and the terms of the listing. Broker's responsibility to market the Property is suspended by Owner's acceptance of a written offer to purchase the Property and the property as a present of the amount set forth below (the "fee") (a) if during the term of this Contract, or any extension events() ill Broker produces a customer to purchase the Property as the issing price and on the terms beetin or at such other prices to such capture than a accepted by Owner or agreed upon in writing between Owner and Broker (the "authorized price"); or (ii) Owner shall certer into a written agreement to sell, exchange, convey or transfer the Property to any person who or any entity, in which event Owner shall within seventy-two (72) hours thereof furnish Broker a copy of such written agreement procured by anyone other and Broker, or (b) if, during the period of	EXCLUSIVE RIGHT TO SE				"Contra	ct") 267	170
nonempara overeing (the "Unwer") to sell, as the exclusive real estate broker, the property known as	RILEY & ASSOCIATE	< REALTON	Date:			19	10th
cought tax either Owner or Blocks. By giving writen societies, may cannot entail and anti- order cheering south written societ. The Owner warments to Black with the societies of the description of the country of the	undersigned owner(s) (the "Owner") to sell, as the exclusive real ex	state broker, the proper	ty known as	GADCEL .	KUI MAD	Al Kum Co	TAY
include the issing price. Owner shall immediately inform Broker in writing of the amended listing price, and such amended listing price shall thereafter be the rice advanted by Broker. Broker agrees to consultiple list the Property via and through Mid-Athantic Real Estate Information Technologies, Inc. ("MARIT") and this Costract shall revised. (J) if Broker is not a participant of MARIT at the time of the signing hereof or anytime thereafter, or (2) if the Brocker's to too listed with MARIT, makes and Policies (A) any contract of sale shall the riverse of the Ariter at the time of the signing bereof or anytime thereafter, or (2) if the Brocker's is beling midting to the listing. Broker's responsibility to marker the Property is suspended by Owner's acceptance of a written offer to purchase the Property as suspended by Owner's acceptance of a written offer to purchase the Property as suspended by Owner's acceptance of a written offer to purchase the Property as the string price and on the terms berein or at such other price or on such other terms as shall accepted by Owner or agreed upon in writing between Owner and Broker (few "authorized price") or (ii) Owner stall center into a written offer to purchase the Property of the "authorized price") or (iii) Owner stall center into a writing the term of this Contract, or any extension error, (iv) if, during the Property to any person or entity which with writing agreement procured by any other terms of the contract of the Property of the Property of the Contract of the property	except that either Owner or Broker, by giving written notice, may of the date of receipt of such written notice. The Owner warrants to B Owner the "Profile Sheet") is true and correct. The Profile Sheet is	cancel this Contract so roker that the informat incorporated herein as	that it will terminate ton shown on the present of this Contract	at the end of	THIRTY se Property execu	(30) days from ted by Broker and	
Broker agrees to-multiple list the Property with and through Mid-Altanic Real Bates Information Technologies, Inc. (MARIT) and this Contract shall void, (1) if Broker is not a participant of MARIT to the time of the signing hereof or apprinten the readth; or (3) if the Springey is not listed with MARIT, noter is hereby granted the right to report to MARIT for dissemination in accordance with MARIT, the modified (A) any contract of sale and the pice (including the other terms pron which any sale of the Property is made) and/ore (b) that the Property is being multiple listed and the terms of the listing, Broker's exponsibility to market the Property is suspended by Owner's acceptance of a written officer to purchase the Property. Owner agrees to pay Broker a few for strives rendered in the amount set forth below (the "fee") (a) if during the term of this Contract, or any extension exocity, the power of the property of the listing price and on the terms relevant or state of the Property. Owner agrees to pay Broker a few for strives rendered in the amount set forth below (the "fee") (a) if during the term of this Contract, or any extension every of white the property or agreed of the Property of the Broker (the "authorized price") for (ii) Owner shall enter into a written agreement of the Property or agreed the Property of the Property or agreed the Property of the Broker (the "authorized price") for 3 such written agreement procured by any other state of the Property or agreed the Property agreed to Pr	amend the listing price, Owner shall immediately inform Broker in price advertised by Broker.	n writing of the amend	led listing price, and	dvertised by Br such amended	oker. In the even listing price sha	t Owner desires to	
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Owner agrees to pay Broker a fee for services rendered in the amount set forth below (the "fee") (a) if during the term of this Contract, or any extension error(f). Broker produces a customet to purchase the Property a the isting price and on the terms bearin or at such other price or on such other terms as shall a accepted by Owner or agreed upon in writing between Owner and Broker (the "authorized price"), or (ii) Owner shall enter into a written agreement to sell, exchange, convey or transfer the Property of such written agreement procured by anyone other attention of the Property of such written agreement except that Owner shall even the Property in which even Downer shall write seem to be property of such written agreement; in which even Downer shall write seem to be property of such written agreement; on the Property is sold or exchanged by any other Increased real estate broker following the termination of this Contract or any extension thereof refollowing the termination of this Contract as herein provided, unless such termination by Owner shall have been made for the purpose of avoiding the epidigation of Owner to pay the fee to Broker. The amount of Broker compensation is not prescribed by Law or established by any membership organization with which the Broker is affiliated. The fee to be paid by Owner, the authorized price or the listing price, as may be applicable (necrinafer the "Selling Price"), plus on the customers of the property is forfexed to Owner or property of the property is prope	Broker is hereby granted the right to report to MARIT for dissessales price (including the other terms upon which any sale of the such listing. Broker's responsibility to market the Property is such	of the signing hereof of emination in accordance ne Property is made) a spended by Owner's a	or anytime thereafted the with MARIT's rand/or (B) that the acceptance of a write	r, or (2) if the ules and policion of the property is being ten offer to pure	Property is not I es (A) any contr ng multiple liste chase the Prope	isted with MARIT act of sale and the d and the terms of	1
The tee to be paid by Owner to Broker under the terms of this Contract is to be equal to \$	Owner agrees to pay Broker a fee for services rendered in the thereof. (i) Broker produces a customer to purchase the Property at see accepted by Owner or agreed upon in writing between Owner a exchange, convey or transfer the Property to any person or entity we person or entity, in which event Owner shall within seventy-two (7 han Broker, or (b) if, during the period of Thereve (10 written agreement to sell, exchange, convey or transfer the Property or negotiated of, in which event Owner shall within seventy-two (72) hours there ion to pay the fee to Broker if the Property is sold or exchanged by ion thereof or following the termination of this Contract as herein ng the obligation of Owner to pay the fee to Broker.	e amount set forth belothe listing price and or and Broker (the "author whether such person or [2]) hours thereof furnist) months following the total purchase or exchange of furnish Broker a copy any other licensed reprovided, unless such the listing provided of the listing and the licensed reprovided, unless such the listing provided of the listing price and or an architecture of the listing price and or archit	ow (the "fee") (a) if in the terms herein or rized price"); or (ii) entity shall have be sh Broker a copy of the expiration or term or any entity whice ge the Property during py of such written and al estate broker follot termination by Own	during the term at such other pr Owner shall ent en procured by such written ag nination of this h, with the kno- g the term of th greement; excep swing the expira er shall have be	of this Contract, rice or on such of er into a written Broker, by Owner eement procured Contract, Owner wledge of Owner is Contract or an at that Owner sha tion of this Content en made for the	, or any extension ther terms as shall agreement to sell, er or by any other I by anyone other shall enter into a or or any agent of y extension there- il have no obliga- ract or any exten- purpose of avoid-	S 5 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
The tee to be paid by Owner to Broker under the terms of this Contract is to be equal to \$	The amount of Broker compensation is not prescribed by Law	or establ:shed by any r	nembership organiza	ation with which	the Broker is af	filiated	
Broker for his/her services, but in no event to exceed an amount equal to the full fee specified herein. Broker shall be entitled to cooperate with other brokers as subagents of Broker ("Subagents") and/or brokers retained by prospective buyers to represent eir interests ("Buyer Agents"). Owner consents to Broker's cooperation and fee sharing with Subagents or Buyer Agents (collectively "Cooperating of services"). Broker shall pay to any Subagent, who has earned and is entitled to share in the fee, 5 or 3.5 % of the Selling Price, 12 month(s) ground rent, if any. Regardless of any payment which the due to a Cooperating Broker, Owner shall pay to Broker all amounts due and owing to Broker pursuant to this Contract, irrespective of any disputes inch may arise between Broker and a Cooperating Broker. Broker and Owner agree that this Contract does not confer upon a Cooperating Broker any right to be due to a cooperating Broker, and Owner agree that this Contract does not confer upon a Cooperating Broker any right to be every payment directly from Owner. With respect to race, color, creed, sex, national origin, handicap, or familial status, the Property is offered in compliance with Title VIII of the Civil Rights to 1968, and the Fair Housing Amendments of 1988. The Property is also offered in compliance with the anti-discrimination provisions of State and applicational forms of Section 19-792 of the Real Property Article of the Annotated Code of Maryland which obligates the Owner to deliver to the purchaser duitering a written statement disclosures regarding the quitering statement disclosures regarding the purchaser duitering to the Property, and (b) the Broker has furnished to Owner the Maryland Real Estate Commission approved disclosures regarding the condition of the Property, and (b) the Broker has furnished to Owner the Maryland Real Estate Commission approved disclosures regarding the condition of the Property and Representatives assignees and/or successors of the parties hereto. Owner	The fee to be paid by Owner to Broker under the terms of this (ract entered into by Owner, the authorized price or the listing pr nonth(s) ground rent, if any; in the event of an exchange, the fee to	Contract is to be equal to ice, as may be applicate, as may be paid by Owner to Bo	to \$able (hereinafter the	"Selling Price"	// % of the sa	les price in a con-	, v,
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With respect to race, color, creed, sex, national origin, handicap, or familial status, the Property is offered in compliance with Title VIII of the Civil Rights of 1968, and the Fair Housing Amendments of 1988. The Property is also offered in compliance with the anti-discrimination provisions of State and applicate local laws. Owner acknowledges that (a) the Broker has informed the Owner that any contract of sale entered into on or after January 1, 1994, is subject to the quirements of Section 10-702 of the Real Property Article of the Annotated Code of Maryland which obligates the Owner to deliver to the purchaser the Property either a written statement disclosing the condition of the Property, or a written statement refusing to make any disclosures regarding the disclosures regarding the binding upon the respective heirs, personal representatives, assignees and/or successors of the parties hereto. Owner (SEAL)	Broker shall be entitled to cooperate with other brokers as subterinterests ("Buyer Agents"). Owner consents to Broker's conserved and its brokers. Broker shall pay to any Subagent, who has earned and its month(s) ground rent, if any. Broker of the Selling Price, plus hay be due to a Cooperating Broker, Owner shall pay to Broker a which may arise between Broker and a Cooperating Broker, Broker	pagents of Broker ("Su properation and fee shas entitled to share in the object of the	abagents") and/or but aring with Subager ne fee, \$	nts or Buyer Agor has earned and d rent, if any. R	gents (collective 3.5 % of a sentitled to see segardless of any	ly "Cooperating the Selling Price, share in the fee, payment which	
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TNESS: Owner (SEAL) (SEAL) Owner (SEAL)	Owner acknowledges that (a) the Broker has informed the Cequirements of Section 10-702 of the Real Property Article of the Property either a written statement disclosing the condition of the Property, and (b) the Broker has furnished to Over	ie Annotated Code of i of the Property, <u>or</u> a vner the Maryland Re	Maryland which of written statement : al Estate Commiss	bligates the Ov refusing to make ion approved d	vner to deliver t te any disclosure	o the purchaser	n\0
Owner (SEAL) Owner (SEAL) (SEAL) (SEAL)	and contract shall be obtained upon the respective heirs, personal rep	resentatives, assignees	and/or successors o	f the parties hen	eto.	CIIL.	】パ ク
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(SEAL) MICPOPPENED				Owner			
SEAL) WICHOFFIED	17-12-				<u> </u>		
Owner Address ZIP Code	ther of Milnorized Representative		M	CROPTE	/IED		
	* * * * * * * * * * * * * * * * * * *	Owner	- Audress			ZIP Code	



Case # : 97-74-SPH

A PUBLIC HEARING WILL BE HELD BY THE ZONING COMMISSIONER IN TOWSON . MD.

TIME & "

RS. OCT. 17. 1996 AT 900'A M

SPECIA.

SESCRIPT BUILDING LOTS OF GROE



